

Marion County OREGON

PUBLIC WORKS

(503) 588-5036

MEMORANDUM

July 30, 2019

COMMISSIONERS **BOARD OF**

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SURVEY

Seth Thompson, Planning Division

<u>ö</u>

FROM: Max Hepburn, Public Works Engineering Division

品 CU19-024; 8710 Parrish Gap Road SE, Salem

A Conditional Use to establish a hemp processing facility as a commercial activity in conjunction with farm use on two parcels containing 37.61 acres within an EFU Advisories are given below. Public Works Engineering Division Conditions, Requirements, and

ENGINEERING CONDITIONS

Public Works Engineering requests that the following Conditions are included in the approval of the land use case:

of a recorded 30-foot right-of-way half-width dedication along the Parrish Gap Road frontage to meet the Minor Collector standard per the Marion County Transportation System Plan. Condition A - Prior to building permit issuance, Applicant shall provide evidence

by the proposed commercial development. The requested Condition is in general accordance with Marion County Code 17.110.780(A) of the Rural Zone Code of Marion County, wherein all street rights-of-ways, pavement widths, shoulder reasonable and necessary conditions for Conditional Uses. Standards, Nexus for the above Condition is the anticipated increase in traffic brought about and other design features and aligns with Section 17.119.060 that authorizes imposition of shall meet Marion County Engineering

work obliged in the vicinity of the access. The fencing and gate at the northern access shall also be removed from the public right-of-way. Vegetation trimming may be necessary to achieve adequate sight distance. feet back from edge of asphalt, and there may be some requisite gravel shoulder access to be used for the commercial activity shall be paved a minimum of 50 required to apply for and obtain an Access Permit. Under the Access Permit the Condition B - At the time of application for building permits, Applicant will be

use of the existing access to the public right-of-way. Driveways must meet sight Code 11.10, driveway permits will be required for any new access or change in Condition as a matter of timing. In accordance with Marion County Driveway distance, design, spacing, and safety standards. Access is typically an Engineering Requirement but has been elevated to

To: Seth Thompson, Planning Department From: Max Hepburn, PW Engineering RE: CU19-024
Date: July 30, 2019

Page 2

ENGINEERING REQUIREMENTS

forthcoming Notice of Decision. Please note that the following Requirements will be included in the Planning Department's

- traffic circulation and parking plan needs to be included. be submitted in advance of application for building permits to allow adequate time for review. C. A civil site plan is required for 0.5-acres or more of proposed development. This should
- and modified so that it will detain the difference between a 5-year frequency storm with pre-development conditions and a 10-year frequency storm under development conditions. Acceptable drainage and detention systems must be designed and approved prior to issuance water detention systems that detain enough of the storm-water runoff on site so that there is no net rate increase in storm-water flow from the subject property. Such a system shall be sized surface to provide storm water detention. Public Works prior to final building inspection. of a building permit. D. The County requires any development having 0.5 acre or more of impervious (hard) Any such system, as required, must be constructed and approved by As such, the applicant may need to provide storm-
- permit is required for all construction activities that disturb one-acre or more. Please be advised that USDA does not govern ground disturbing activities for this type of commercial use. Evidence of a DEQ National Pollutant Discharge Elimination System (NPDES) 1200-C
- permits, per Marion County Ordinance #00-10R. F. The subject property is within the unincorporated area of Marion County and will be assessed Transportation System Development Charges (SDCs) upon application for building

ENGINEERING ADVISORIES

Applicant should also be aware of the following, which will be included in the Planning Department's forthcoming *Notice of Decision*:

- should not block historical or naturally occurring runoff from adjacent properties. of the property from southwest to northeast. Construction of improvements on the property site grading should not impact surrounding properties, roads, or drainage ways in a negative G. Per County GIS records, an unnamed natural drainageway passes through the middle Furthermore,
- Condition Index (or PCI) rating and the structural integrity of adjacent county roads to the satisfaction of Marion County Public Works during transport of materials and construction for replacing or reconstructing the damaged road at his/her own expense. activities. Failure to preserve and protect the road may result in the applicant being responsible H. It is the responsibility of the Applicant to preserve and protect the current Pavement

MH:dø

cc: Kenneth Safley via email: ksafley@schwabe.com

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MARION COUNTY PLANNING DIVISION

REQUEST FOR COMMENTS

DATE: July 17, 2019

CASE: Conditional Use 19-024

31CB; tax lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S): 8710 Parrish Gap Rd SE Ronald & Rosemary Bell Turner OR 97392 Portland OR 97204 Kenneth Safley

1211 SW 5th Ave, Ste 1900

described land use case. A map of the subject property is attached. The Planning Division is soliciting comments you may wish to have considered in the County's review of the above

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to: Seth Thompson

E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

	_	.	.					×
Address:	Phone:	Agency:	Name: .		Our comments are:	Our comment	We would like	We have revi
		Tax Office	Austin Dhillon		are:	Our comments are in the attached letter.	We would like to receive a copy of the staff decision and notice of any public hearings in this case.	X We have reviewed the proposal and determined that we have no comment.

MARION COUNTY PLANNING DIVISION

REQUEST FOR COMMENTS

DATE: July 17, 2019

CASE: Conditional Use 19-024

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1211 SW 5th Ave, Ste 1900 Portland OR 97204 Kenneth Safley

Turner OR 97392

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Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

	<			.
- Site Evaluation Required to establish setpic system(s)	✓ Our comments are:	Our comments are in the attached letter.	We would like to receive a copy of the staff decision and notice of any public hearings in this case.	We have reviewed the proposal and determined that we have no comment.

Date:	Address:	Phone:	Agency:	Name:
7/17/2019	mpuntney@co.marion.or.us	503-365-3165	Building Inspection	Matthew Puntney, REHS

Date:

Seth Thompson - Re: Request for Comments - Conditional Use 19-024

From: David Eubanks

To: Seth Thompson

Date: 7/23/2019 12:48 PM

Subject: Re: Request for Comments - Conditional Use 19-024

Attachments: David Eubanks.vcf

are required for new construction. I have reviewed the request and based on the information given to me a building permits

David Eubanks Building Plans Examiner

Marion County Public Works

5155 Silverton Rd. NE, Salem, OR 97305

(503) 566-3982

DEubanks@co.marion.or.us

>>> Tami Amala 7/17/2019 9:22 AM >>>

See attached. Send comments to slthompson@co.marion.or.us

MARION COUNTY PLANNING DIVISION

REQUEST FOR COMMENTS

JUL 22 2019

DATE: July 17, 2019

Planning วก County

CASE: Conditional Use 19-024

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8710 Parrish Gap Rd SE Ronald & Rosemary Bell

1211 SW 5th Ave, Ste 1900 Portland OR 97204 Kenneth Safley

Turner OR 97392

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We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter.

Our comments are:

Phone: Name: Agency: TIM DO 200 100 レモ 4177 2190

Date:

Address:

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97392

BOARD OF DIRECTORS
Chuck Roberts
Claude Kennedy
Ed Humber
D. Craig Anderson
Gene Schaefer



FIRE CHIEF Jon D. Remy Jr.

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Marion County Planning

JUL 222019

July 22, 2019

To Whom It May Concern,

construction, access and water supply be carefully reviewed and that all fire and life safety in Turner. It is important to the Fire District that all aspects from the initial project proposal to Turner Fire District is concerned about this potential project located at 8710 Parrish Gap Rd SE features and ordinances are adhered to.

Rd. and Delaney Rd. This intersection has been very unforgiving over the years with the narrow and curved roads in that area. This potential project will increase the amount of traffic near the intersection of Parrish Gap Rd We are very concerned for people that will be traveling Parrish Gap

you have any additional questions or concerns, please feel to contact me at (503) 743-2190 It is important to Turner Fire District that we stay actively involved with this potential project. If

Sincerely,

Division Chief- Fire Marshal (503) 743-2190

Amber Cross

JUL 24 2019

Manan County Planning

Seth Thompson - Conditional Use 19-024

from: Jon Remy < jonr@turnerfire.com>

To: "slthompson@co.marion.or.us" <slthompson@co.marion.or.us>

Date: 7/24/2019 12:05 PM

Subject: Conditional Use 19-024

Cc: Amber Cross <amberc@turnerfire.com>

Seth,

strong warning about fire protection while acknowledging that our detailed, formal opinion could come only after the proposed buildings. Obviously, those are not currently in our possession and while that is understandable, it is we have received careful plans for proposed structures and detailed descriptions of the activities associated with about protecting such large structures housing such processes. Our initial comment was designed to issue a very providing fire protection to such facilities. As we indicated in our previous comment, we have significant concerns 19-024. In the days since receiving notification of the application, TFD has begun research on what is involved in If appropriate, please associate this email with our previous TFD comments related to Conditional Use Application

constructed in rural areas (and on roads) that do not anticipate such construction. similar projects. As you know, that building-use (occupancy) classification drives much of the conversation about I have become aware that there may be debate about the classification of the construction often associated with authorities on how to classify these very large manufacturing facilities that are related to agriculture and sprinklers, etc. I have come to understand that there may be disagreement (varied opinions) between agencies and Marion County will classify the main structure as an 'F' occupancy which would trigger conversation about fire appropriate fire protection and the requirements for fire sprinklers, stored water, etc. The TFD assumes that

pedestrians headed to school bus stops and agricultural traffic, but for TFD engines, tenders, rescues and you that the Marion County Sherriff's Office and the TFD have responded to a significant number of catastrophic the conditional use? I know it is obvious to you that controversial fire protection issues must be fully addressed Can you assure me that Marion County will understand these issues and bring them to conclusion before permitting ambulances understanding of the plan for making nearby roads and intersections safe and navigable not only for the motor vehicle crashes in that area and before the TFD can support such a project, we would need a full before construction is allowed and I appreciate the opportunity to participate in the process. It is also obvious to

sure you understand my concern. Again, please assure me that these issues will be fully understood and mitigated as this process continues.

Thanks, Jon Remy Jr.

TFD Chief

Viruses are often contained in attachments - Email with specific attachment types are automatically deleted. This message has been scanned for virus content by Symantec Anti-Virus, and is believed to be clean



JUL 24 2019

From: <slthompson@co.marion.or.us>
7/24/2019 10:59 AM Laurel Hines <laulehines@gmail.com>

Jo:

Date: Subject: CU 19-024

Flanning in County

Parrish Gap Road on 37 acres of prime farmland. I urge that the County reject the Conditional Use permit CU 19-024 for a CBD processing facility on

would really be more of a factory type process, requiring big trucks, complicated processing devices/facilities, and a big parking lot. This type of facility should be in an industrial area, not taking up prime farmland that is already disappearing, and will become even scarcer in the future. l understand that the facility would process an agricultural product, but the processing of this product

This facility would make this 37 acres unusable for any farming in the future, even if the public should move on from use of CBD to some to-be-discovered better drug or herbal treatment that may replace CBD, putting the proposed facility out of business, and creating a facility inappropriate for any other agricultural use

Parrish Gap road is an inappropriate rural road for the travel of many trucks to and from a processing plant. This is only one mile from a small country school (Cloverdale). The traffic issues are a major concern. The noise and other issues it may create could interfere with other agricultural uses in the area.

persons applying be urged to find a reasonable industrially zoned property for this use. The proposed location is totally inappropriate for this use. I urge that the request be denied and that the

Laurel Hines (AAC #1)

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MARION COUNTY PLANNING DIVISION

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REQUEST FOR COMMENTS

DATE: July 17, 2019

JUL 24 2019

Planning

CASE: Conditional Use 19-024

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Portland OR 97204 Kenneth Safley 1211 SW 5th Ave, Ste 1900

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PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no comment

We would like to receive a copy of the staff decision and notice of any public hearings in this case

Our comments are in the attached letter

Our comments are:

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KISS JOCK しをは B グエクログ 77 IN INDUSTREAL X 4*RE*,

Name:

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Agency:

JN0 *X₹X*/

Address:

Phone:

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TURNER, OFFICON 97393

Date:

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JUL 26 2019



July 29, 2019 Marion County Planning Division 5155 Silverton Rd., NE

RE: CU19-024 (Bell) - Request For Denial

To Marion County Planning Division:

farm and forestland, parks, and open space in Marion County. protection organization founded in 1998. Our mission is to protect Friends of Marion County is an independent 501(c) (3) farmland

tax lot 900)). Salem (T8S; R2W; (Section 31; tax lot 900) and (Section 31CB; acres in an EFU zone located at 8710 Parrish Gap Rd., SE, conjunction with farm use on two parcels containing 37.61 a hemp processing facility as a commercial activity in We oppose and request denial for a conditional use to establish

concerns and without further clarification the application cannot be We have reviewed the application submitted to Marion County on approved. to provide sufficient information. July 15, 2019. The application is minimal in its descriptions and fails We've enumerated the following

of the product be in conjunction with farm use. the Applicant cannot meet the threshold required that the processing the Applicant is unable to farm the crop on this property. time of planting and in the dry summer and dry early fall seasons, current water right registered with Oregon Water Resources Dept. a groundwater limited area with no further groundwater appropriation permitted for irrigation purposes. The Applicant does not have a the Marion County SGO-5 overlay zone (see attached map). This is the Applicant erred in this statement and the property is located in within a wildlife habitat area, groundwater limited area,... (OWRD). Since the farming of hemp requires crop irrigation at the 1. Farm Use - The Applicant states "3. FINDING: The property is not ." However

four other structures that would be "farm use buildings." plants not grown on the property. The site consists of (i) a single, 12,000 SF building that will be a "Processing Facility" and (ii) at least The proposed distribution and processing operation relies on hemp TARION OF THE PRICE OF THE PRIC

Salem, OR 97305

OFFICERS

Roger Kaye President

Joe Kuehn Vice-President

Richard van Pelt Secretary

Susan Watkins Treasurer

BOARD OF DIRECTORS

Laurel Hines Carla Mikkelson Linda Peterson Kasia Quillinan

size of the "Processing Facility." The total area of the four "farm use buildings" is 75,800 SF, over six times the

with a farm use." "agricultural processing facility" that will be a "commercial activity in conjunction The Applicant's Statement implies that all these buildings are combined into an

that provides at least one-quarter of the farm crops processed at the facility...." ORS 215.283(1)(r). The Applicant has not shown where the crop site is located the hemp to be processed by this facility will be grown. Whether some or all of this "Crop Site" is in close proximity to the proposed Processing Facility is that at least some of the crops are to be grown on-site. (ORS 215.283(2) and Craven v. Jackson County, 308 Or 281.) area zoned for exclusive farm use] if the facility is located on a farm operation questionable. "A facility for the processing of farm crops ... [may be allowed in an and needs to identify the location of the site or sites. The Applicant must show Applicant's Statement refers to a 476-acre "Crop Site" in Marion County where

of 12,000 square feet. "If a building is established or used for the processing area to the processing facility..." ORS 215.283(1)(r). facility..., the farm operator may not devote more than 10,000 square feet of floor The proposed development's "Processing Facility" will apparently have an area

within the definition of farm use. For example, is the inside and outside drying part of the processing activity, or is it "preparation" of agricultural products? It is not clear that the drying structures, administration building, and motor pool fit

lands. In addition, there are several farmers that grow hay for livestock directly opposite the facility on Parrish Gap Rd. During the height of hemp processing, farmers process and sell hay to the public. Due to the difficulty of negotiating onto the fields from this "significance" is evaluated in terms of the "adverse changes in farm practices" and the "costs" to those practices of the proposed non-farm use. The Applicant must address application. Furthermore, the Applicant says there will be "no open storage of hemp...outside of the Processing Facility," but the site plan shows an outside drying facility. In (ORS 215.296) the Supreme Court clarified the significance test which operation, deliveries and shipments per day, odor control beyond the property the issue and the potential effect of outside storage/drying of hemp on the surrounding of processing waste are just a few of the issues that must be addressed in the Applicant must provide more information about the operation of the facilities. impeded and they are expected to lose sales very curvy and treacherous section of the road, these farmers' sales operations will be applies to the immediate area around the proposed conditional use and that boundaries, seasonal impacts on neighboring farms, facility security plan, and disposal 2. Facility Operations - For an industrial application such as is proposed here, the Hours of

needs to clarify this. Processing of hemp into fiber requires a very different method than The Applicant does not indicate what the hemp will be processed into. The Applicant

not related to the extraction because the storage area is in the middle of the two areas. It seems like an inefficient layout if the facility will be extracting something from dried extraction/processing. The layout of the proposed facility makes it look like the drying is the process and to explain how the outside drying and inside drying relate to the a significant effect on adjacent farmland. The Applicant needs to explain the steps in extraction and distillation equipment which can be considered hazardous and may have processing the hemp into oils. The processing of hemp into oils requires chemical hemp. Does this mean the facility has two different products, dried hemp and processed

plant, will be in session. School (9666 Parrish Gap Rd SE, Turner, OR 97392), located very near the processing corn, grass seed, hay, etc. This later harvest period means that Cloverdale Elementary October, comes after the normal harvest period of other crops in the area, i.e., wheat, material and deliver finished product. Hemp, usually harvested mid-September to midplanned for a motor pool building which may be required in order to receive plant 3. Traffic Issues -The Applicant has not mentioned the hours of operation. They have

traffic jam on Parrish Gap Rd. directly in front of the school. and pick-up their children at the same time as the busses. make several stops to pick-up and drop-off children. Many parents choose to drop-off Cascade School District (10226 Marion Road SE, Turner, OR 97392, Phone: (503) 749-8010 Fax: (503) 749-8019) operates school buses along Parrish Gap Rd. that This activity causes a major

Cloverdale Elementary School. speed limit sign and 4 RT arrows. The Applicant's facility is located one mile from the map, #12, which is right in the middle of a hazardous curve identified with a 30 MPH Cloverdale Elementary School and onto Summit Loop. The road map (see attached map) identifies 11 points of particular importance. The Applicant's facility is identified on Delaney/I-5 to Summit Loop Rd survey (see attached EXCEL file) identifies 33 points that reflect the hazardous path from I-5 to the Applicant's facility then 1 mile further to

without shoulders and very few turnouts. It begins with a 126 degree obtuse turn to the south from Delaney Rd. heading south. There is a problem with trucks negotiating this intersection. Drivers unfamiliar with the road while driving east on Delaney Rd. at 50 difficult time making that turn. Just two years ago there was a fatal crash at that milk trucks that serve dairies in the area are truck-trailer doubles that have a particularly Along its length from I-5/Delaney Rd. to Parrish Gap Rd., Delaney Rd. is a 14 ft. wide lane county road with 3 ft. shoulders. Parrish Gap Rd. is a 10 ft. wide county road Traffic headed west to I-5 must often wait for a truck to make that turn.

distance from a speeding vehicle coming down the hill toward them. stop. Drivers heading west to I-5 on Delaney Rd. from Parrish Gap Rd. cannot gauge mph cannot see the intersection with Parrish Gap Rd. and do not have enough time to

the road. In foggy or slippery conditions these turns become treacherous. signs. Many of these have been demolished over the years by drivers unfamiliar with Along the way there is several 90 degree turns marked with arrow (>) traffic warning Parrish Gap Rd. continues on a meandering and hilly path south to the City of Jefferson.

farm road. This is an unacceptable risk to Cloverdale Elementary School students who hazards along the way, far more than the average 4 mile stretch of a Marion County The total distance from I-5 to Summit Loop is only 4.0 miles. There are numerous traffic ride the busses twice each day.

stop and curve warning signs. numerous other incidents that often go unreported, including destruction of highway Minor Injury=4, Property Damage Only=7 incidents. Gap Rd. -> Summit Loop. ODOT reports Fatal=1, Serious Injury=0, Moderate Injury=6, Minor Injury=4, Property Damage Only=7 incidents. This data does not reflect the traffic crash history for the five year period from 2012-2016 from Delaney Rd. -> Parrish The attached map (Oregon Transportation Safety Data Explorer (OTSDE)) shows the

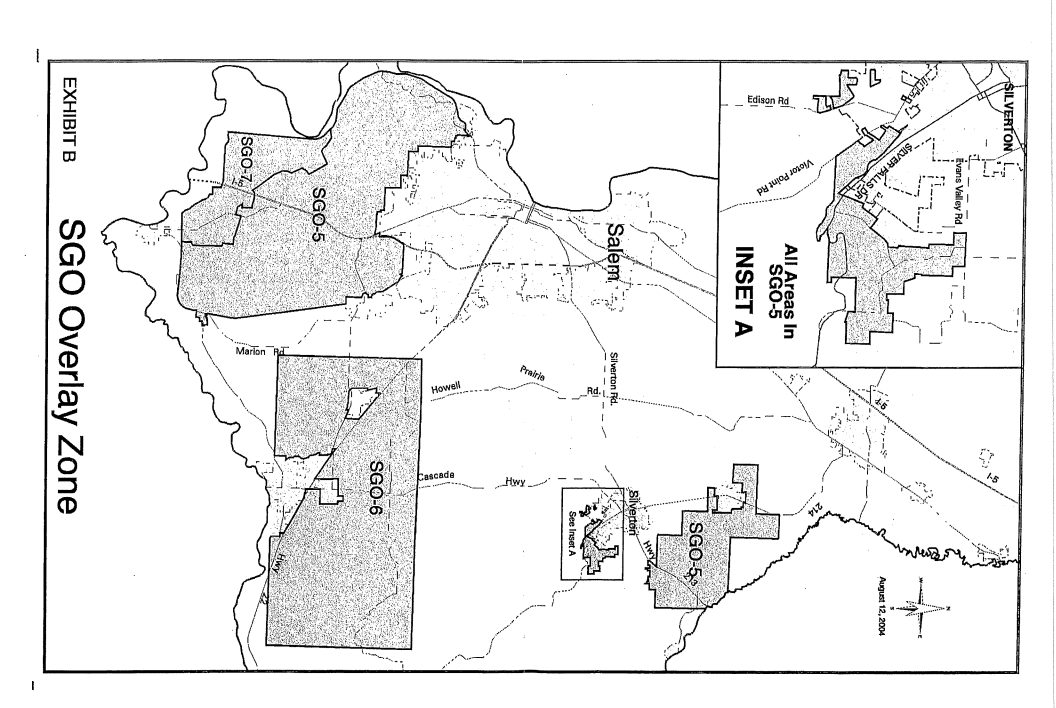
In light of the issues raised Friends of Marion County opposes this application and requests a denial.

Sincerely

Roger Kaye, President rkaye2@gmail.com (503)743-4567

Attachments:

- 1. Marion County SGO Overlay Zone Map
- Ņ 5-Year ODOT Crash Data (2012-2016) Oregon Transportation Safety Data Explorer (OTSDE))
- ယ Road Map: I-5/Delaney Rd. -> Parrish Gap Rd. -> Summit Loop Rd.
- Delaney/I-5 to Summit Loop Road Survey Data

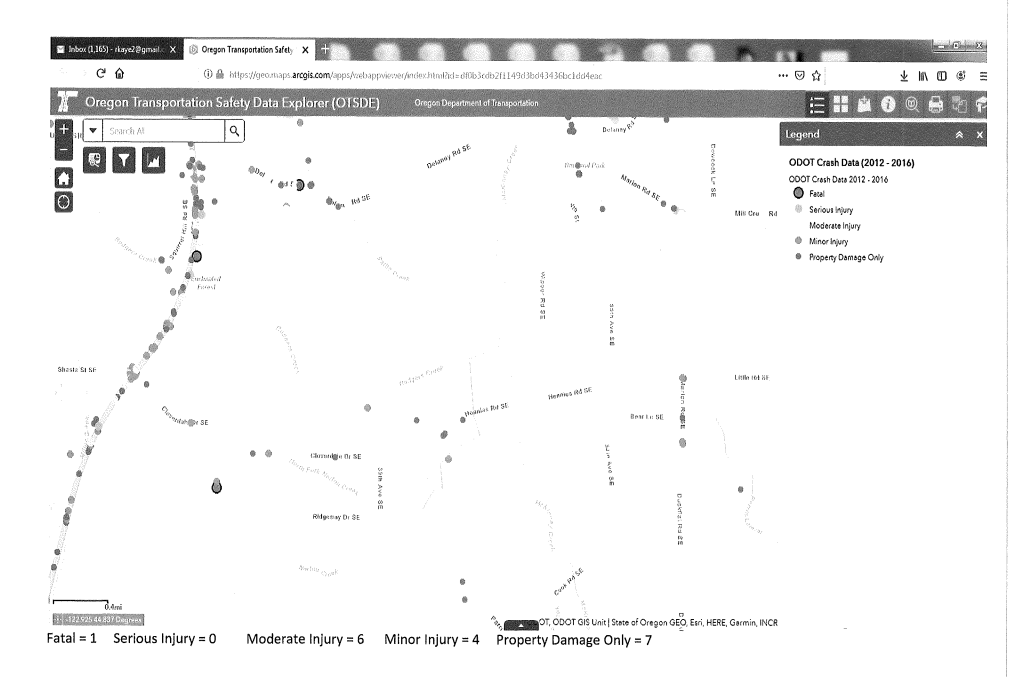


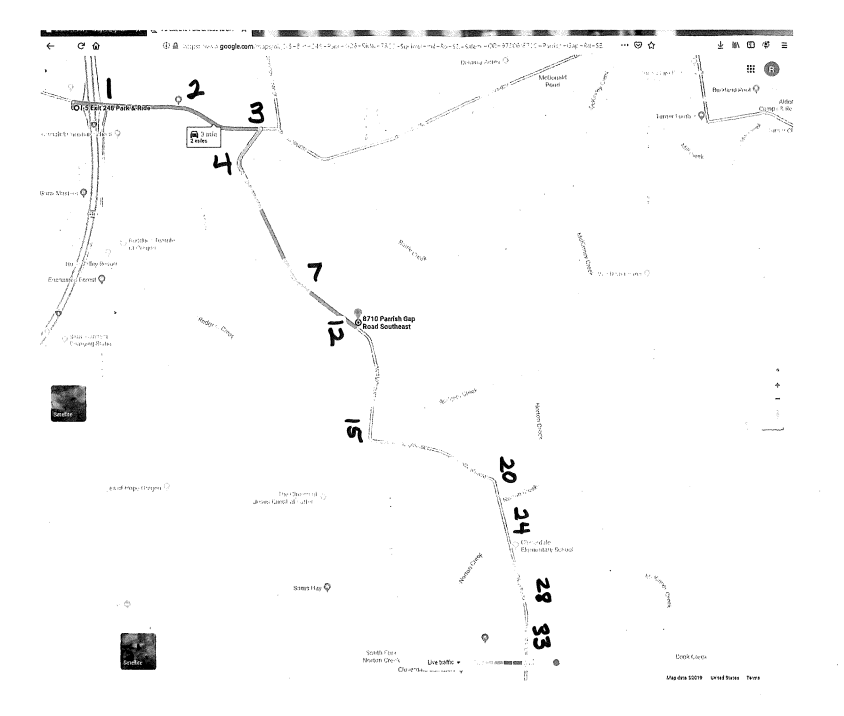
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Delaney/I-5 to Summit Loop Road Survey

JUL 26 2019 warion County Planning

ocation#	Begin Location	Feature	End Location	Feature	Miles from I-5	Notes
1	I-5/Delaney	Intersection	Bear Creek Ln PVT	Intersection	0.4	14' Lane + 3' Shoulder
2		Road Sign		< - 40 MPH	0.5	
3		Intersection	Parrish Gap	intersection + 126 degree Rt Turn	0.7	10' Lane + No Shoulder + Fatal Accident
4		Road Sign		Curve 30 MPH	0.8	
5		4 Road Signs		<<<<	0.9	
6	Parrish Gap Rd., SE	Intersection	Roaming Horse Ln PVT	<- 35 MPH	1.4	
7		3 Road Signs	8525 Parrish Gap	<<<	1.4	Numerous Accidents - Property + Injury
8			8585 Parrish Gap	Red Triagle - Slow - Private Marker	1.6	Red Cow Barn - Property Damage
9			8675 Parrish Gap	Residence		
10			8685 Parrish Gap	Residence		
11		Road Sign		>	1.8	
12		4 Road Signs	8710 Parrish Gap	>>> 30 MPH	2.0	Applicant Property
13			9015 + 9035 Parrish Gap	Residences	2.2	Blind Elevation
14			Ken Lee Ln PVT	Residences	2.3	Turnout
15		4 Road Signs		<<< - 20 MPH	2.3	90 degree Left Curve - Often Slippery
16			9235 Parrish Gap		2,6	Top of Hill - Blind Elevation
17			9245 Parrish Gap	Driveway Mirror - Blind		
18		Intersection	Clover Lane		2.7	
19			9325 Parrish Gap	Warning Sign - Stop Ahead	2.8	
20		Traffic Control	Stop Sign	Fork in Road	2.9	LT Hennies - RT Parrish Gap
21			9445 Parrish Gap	Residence		
22		Intersection	Parrish Gap Rd/Cloverdale Rd		3.1	Cloverdale Rd Drivers Crash Thru Stop Sign
23				Begin School Zone	3.2	
24			9666 Parrish Gap	Cloverdale School + Parking Lot		
25				20 MPH School Zone		Flashing Light
26				End School Zone	3.3	
27			9696 Parrish Gap	Residence		
28		Intersection	Parrish Gap/Ridgeway		3.6	Ridgeway Stop Sign - Steep Entry to Parrish Gap
29			10135 + 10136 Parrish Gap	Residences	3.9	
30			Cemetary Rd			Gravel
31			Road Sign	<-		
32		4 Road Signs	<<<< ·	Curve Ahead - 25 MPH		
33		Intersection	Parrish Gap/Summit Loop.		4.0	





RECOED

July 26, 2019

JUL 26 2019

Manus sounty Planning

MARION COUNTY PLANNING DIVISION Seth Thompson 5155 Silverton Rd NE Salem, OR 97305

RE: NO on 19-024

Mr. Thompson,

School Board. I'm also the parent of students that attend the Cascade School District. My name is Brett Stegall; I am a neighbor to the Cloverdale Elementary School and I'm on the Cascade

kids that are new drivers on the roadway. I'm writing to you as a parent of kids going to school in the district. I have kids that ride the bus and

the safety of the other families and children in the area on this stretch of road. Elementary School on a road with very limited visibility. My concern is for the safety of my kids and Rd. SE, Salem. This facility is proposed for a location that is just over one mile from the Cloverdale I have concerns about the conditional use application for the commercial facility at 8710 Parrish Gap

roadway appears to not be suitable for continuous truck traffic into & out of that property. accident between private passenger vehicles and heavy trucks using the facility. This section of roadway on either side of 8710 Parrish Gap Rd SE appear to greatly increase the likeliness of an pulling out onto the roadway from the location will cause a driving hazard. The blind spots in the location from either direction, regardless of where the entrance to the facility is placed and trucks blind 35 MPH turn. Coming from the north is a blind hill/rise. Heavy truck traffic turning into this on the road. My understanding is that the commercial use of this location will increase the amount of heavy truck use The roadway in front of this location is a double yellow line. Coming from the south is a

exceptionally difficult if one is not familiar with the route. hard right hand turn that is downhill and more than 90 degrees; making for a VERY sharp turn that is intersection is a 3-way yield & stop sign combo and the northern intersection if coming from I-5 is a And the intersections at either end of the stretch of road in questions are also a challenge. The southern

reject the Conditional Use Application 19-024. For the safety of my children and the other children of the Cascade School District I ask you to please

I hank you

Brett Stegal

MARION COUNTY PLANNING DIVISION RECEIVED

REQUEST FOR COMMENTS

DATE: July 17, 2019

CASE:

Conditional Use 19-024

JUL 26 2019

Marion County Planning

31CB; tax lot 900). commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell, Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a

APPLICANT(S): Ronald & Rosemary Bell

8710 Parrish Gap Rd SE Turner OR 97392

Portland OR 97204 Kenneth Safley 1211 SW 5th Ave, Ste 1900

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

If we do not receive a response by the end of the comment period, we will assume you have no concerns Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019

Send comments or questions to:

Seth Thompson

E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562

Phone:

Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

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We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter

Our comments are:

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Name:

Agency:

Phone: 503 t るるん

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Address: Krush 2 Q. 7392

Date:

MARION COUNTY PLANNING DIVISION RECEIVED

REQUEST FOR COMMENTS

DATE: July 17, 2019

JUL 26 2019

CASE: Conditional Use 19-024

Marion County Planning

31CB; tax lot 900). commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S):

Ronald & Rosemary Bell 8710 Parrish Gap Rd SE

Turner OR 97392

Kenneth Safley Portland OR 97204 1211 SW 5th Ave, Ste 1900

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Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to:

Seth Thompson

E-Mail: slthompson@co.marion.or.us

Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no comment.

We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter

Our comments are

mere Dannie

Vame:

Agency:

Phone:

Address:

Date:

RECEIVED Page 1 of 2

JUL 26 2019

Seth Thompson - Comments on Conditional Use 19-024

Marion County Planning

From: <ddrill@cascade.k12.or.us>

To: "slthompson@co.marion.or.us" <slthompson@co.marion.or.us>

Date: 7/26/2019 10:00 AM

Subject: Comments on Conditional Use 19-024

Attachments: Marion County Planning Division.pdf

Mr. Thompson,

day to drop off and pick up their school age children. this conditional use due to the safety of its students, staff, and parents who travel Parrish Gap Road every school for a conditional use to establish a hemp processing facility on this property. Cascade School District is opposed to Turner, Oregon 97392. This elementary school is located very close to the property in question for this application of the elementary schools in my district is Cloverdale Elementary School, located at 9666 Parrish Gap Road, SE, My name is Darin Drill and I am the Superintendent of Cascade School District located in south Marion County. One

dangerous situation for our young students, staff, and parents. School on a very regular basis coming from the southern part of the Willamette Valley. That would be an even more of this facility which means that large delivery trucks could end up driving right in front of Cloverdale Elementary Gap Road going to and from this processing plant. That is a tragic accident just waiting to happen that will involve Further, if the processing plant is successful, it seems logical that this facility will also cater to hemp farmers south large truck and a school bus or parents with children in their own vehicles will collide with tragic consequences. on a regular basis. By allowing this permit to go through Marion County is approving a very high likelihood that a point on this property for large trucks to enter and exit with school buses and other vehicles on this country road accidents have occurred on this road and in the same area over many years. Put simply, there is no safe access the road with limited visibility from one direction and a fairly sharp curve from the other direction. Many traffic curves along the way. In the exact spot that this processing plant is being proposed to be placed, there is a rise in young children being transported by school bus, or by parents' vehicles. Parrish Gap Road is narrow with many age students, middle school students, and high school students, these large trucks carrying hemp will be on Parrish facility. This means that on a daily basis, during the same times as the drop off and pick up of elementary school states that hemp farmers in the nearby cities of Gervais, Woodburn, and St. Paul will be using this processing applicant's statement, under section C, "Commercial Activities In Conjunction With Farm Use," the Finding in #2, Gap Road on a daily basis to get to their respective schools within the Cascade School District. Within the students, staff and parents of Turner Elementary school, Cascade Junior and Cascade Senior High School use Parrish afternoon, for drop off and pick up of the young students who attend Cloverdale Elementary School. Further, No less than three school buses travel Parrish Gap Road every school day, both in the morning and in the

deny this application for use on this property. processing trucks and school buses will share a small country road without a good place to exit or enter. Please A facility of this size and magnitude belongs in an industrial park, not near an elementary school where large

Sincerely

Darin Drill, Superintendent Cascade School District

Sent from Mail for Windows 10

MARION COUNTY PLANNING DIVISION RECEIVED

REQUEST FOR COMMENTS

JUL 26 2019

DATE: July 17, 2019

Marjon County Planning

CASE: Conditional Use 19-024

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APPLICANT(S): Ronald & Rosemary Bell

8710 Parrish Gap Rd SE Turner OR 97392

1211 SW 5th Ave, Ste 1900 Portland OR 97204 Kenneth Safley

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Send comments or questions to:

Seth Thompson
E-Mail: slthompson@co.marion.or.us
Phone: (503) 588-5038; Fax: (503) 588-3562
Marion County Planning Division
5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no o	
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We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter. ewait

Our comments are

Agency: Name: **学**ろ ascade 700 200 pcrimtendunt STYC

Phone: 1502 - 247 0108 Ť Ž <u>2</u>2

Address: 0226 Marion S SE: TWEEL OR 97392

Date: 26, 2019

RECEIVED

Marion County Planning JUL 28 2019

8665 Parrish Gap Rd. SE Turner, OR 97392 Will & Holly Woods

July 28, 2019

slthompson@co.marion.or.us Salem, OR 97305 Marion County Planning Division 5155 Silverton Rd. NE Seth Thompson

Re: Conditional Use 19-024 Comments

To whom it may concern

conditional use application and whether the proposed uses satisfy the relevant approval criteria for EFU zoning according to Marion County Code. industry and all of our comments are in regards to the applicant's written responses in the We'd like to begin our written comments by stating that we have no opposition to the hemp

construct a total of 87,800 square feet of commercial buildings in the form of: According to our understanding of the applicant's proposed property use, the applicant plan to

- A 50,000 square foot commercial building;
- A 15,000 square foot commercial building;
- A 12,000 square foot commercial building;
- A 6,000 square foot commercial office building; and
- A 4,800 square foot commercial building.

of the proposed site. only plans to process crops grown elsewhere in Oregon and not even in the immediate vicinity To our understanding, the applicant does not intend to grow any crops at the proposed site and

proposed a new manufacturing facility in Marion County EFU land and cited the use of potatoes and corn in the food products as the reasoning for a conditional use of the land. We would hope manutacturer. that Marion County would hesitate before approving that sort of request from a food earth. In our humble opinion, the proposed use doesn't seem much different than if Frito-Lay At first glance to the, the proposed use appears to be almost entirely industrial-focused and the only link to agriculture appears to be that the materials being processed are grown from the

The application cites the following Marion County Codes (MCC) as relevant approval criteria:

- 17.136.050(D)(2) "Conditional Uses";
- 17.136.060(A) "Conditional Use Review Criteria"; 17.136.060(D) "Commercial Activities in Conjunction with Farm Use";
- 17.136.060(I); and
- 17.136.100 "Development Requirements"

application, we do not believe the proposed use of the property meets the criteria outlined in Subject to Standards". If this is the case, the applicant's proposed use of the property must meet all necessary criteria under MCC17.136.050. Based on the information provided in the The reference of MCC17.136.050(D)(2) as relevant approval criteria would lead us to believe that the applicant does not intend to qualify for a permit under MCC17.136.040 "Uses Permitted MCC17.136.050.

MCC17.136.050(D)(2) states,

including a medical marijuana processor as defined in MCC 17.110.376, subject to MCC Commercial activities in conjunction with farm use, including the processing of farm crops into biofuel not permitted under MCC 17.136.040(F), and subject to MCC 17.136.060(D), but including a winery not permitted under MCC 17.136.040(B), but not

EFU zoning: To simplify this clause, the code is appears to state that the following uses $\underline{\mathsf{may}}$ be permitted in

- Processing of farm crops into biofuel
- A Winery not permitted under MC17.136.040(B)

this list is an all-inclusive list (as opposed to an open-ended list) of allowable uses under the umbrella of "commercial activities, in conjunction with farm use". To further this point, the code uses the terminology of "including but not limited to" in MCC17.136.140(E), which demonstrates the document's recognition of the difference in meaning. The code also explicitly excludes medical marijuana processing as an allowable use in the zoning. Since this clause in the code uses the term "including" when referencing specific activities, and the clause does not use the terminology "including but not limited to", I believe

conditional use permit. A proposed use of a hemp processing facility does not meet the criteria for either of the allowable uses of processing crops into biofuel or a winery. Therefore, the proposed use does not meet the allowable use criteria under MCC17.136.050(D)(2) to be considered for a

use of the property must also satisfy "any additional criteria, requirements, and standards specified for use", we think it is also worthwhile to at least consider how the proposed use of the property compares with the acceptable use criteria outlined under MCC17.136.040 for "Uses permitted subject to standards". The application describes the proposed use as an "agricultural processing facility", so it seems most appropriate to evaluate the proposed use of the property using the criteria contained within MCC17.136.040(F), titled "Facilities for Processing Farm Since MCC17.036.050, which lists the criteria for conditional use, also states that the proposed

Under MCC17.136.040(F)(1), the code states that "the farm on which the processing facility is located must provide at least one-quarter of the farm crops processed at the facility." The proposed use for the property certainly does not meet this criteria, and claiming 476 acres of "Crop Site" away from the property and located throughout the state of Oregon does not seem a satisfactory fulfillment of this criteria.

shall not exceed 10,000 square feet of floor area..." The application states that the processing In addition, MCC17.136.040(F)(2) states that "The building established for the processing facility

facility will be located in a 12,000 square foot building and that the applicant will also construct a 15,000 square foot building for drying hemp. The application later goes on to state that,

service, the Applicant will dry the farmer's hemp and return it to them without processing The Processing Facility will also offer third-party drying services to farmers in the State of Oregon who grow hemp but cannot afford the cost of drying equipment. For this

60,800 square feet of commercial buildings on the site. In our opinion, the proposed buildings would not satisfy the requirements in MCC17.136.040, which we believe to also be relevant criteria when considering approval of a conditional use permit under MCC17.136.050. exceed the 10,000 square foot limit, the applicant is proposing the construction of an additional processing facility building plus 15,000 square foot building for drying) of processing facility space. Not only would this proposed 27,000 square feet of processing facility space greatly could be concluded that the application is proposing 27,000 square feet (12,000 square foot both will be offered as services to the customers and both should be regarded as processing in terms of evaluating the proposed use of the site. If both "processing" and "drying" are considered part of the services offered, and therefore part of the "processing facility", then it Although the application creates a distinction between "processing" and "drying", it appears that

compromises the safety of this already precarious intersection. One other traffic impact that should be considered is the affect that increased car and truck traffic may have on the southbound off-ramp from I-5 at Delaney Rd. At peak times, this off-ramp is at capacity with traffic backing up from the stop sign at Delaney Rd. to the interstate itself. All three hemp producing sites listed in the application (Gervais, Woodburn, and St. Paul) would require the transport of hemp from North to South, could potentially impact the congestion at the I-5 off-ramp, would increase congestion on Parrish Gap Rd SE, and would likely result in an increase construction of the proposed processing facility, as well as the increased car and truck traffic resulting from the operations of the facility. We did not see any documentation in the application addressing this issue. Under current conditions, the intersection of Parrish Gap Rd. SE and Delaney Rd. SE is a skewed intersection (not a perpendicular intersection of the roadways) on a down grade with limited site distance to see eastbound traffic on Delaney Rd. SE. On many oncoming lane when attempting a turn from eastbound on Delaney Rd. SE onto Parrish Gap occasions, we have witnessed large trucks, in the frequency of trucks making the tight turn from eastbound Delaney Rd. SE to Parrish Gap We also have concerns regarding the increased car and truck traffic that will be required for the In our opinion, the addition of significant truck and and even passenger cars, drive entirely into the car traffic volumes further

adverse impact on the residences, and potentially the value of the property, adjacent to the significant increase in car and truck traffic, and the associated noise, would certainly have an most often be associated with farming activities, several lots in the immediate vicinity of the proposed site are zoned other than EFU with the primary use being residential dwellings. A MCC17.136.060(A)(4) for conditional use review criteria states that "any noise associated with the use will not have a significant adverse impact on nearby land use." Although "land use" may In addition to worsened congestion from car and truck traffic, we'd like to point out that with traffic also comes increased road noise ⊒. the surrounding

The application also addresses lighting for the proposed facility. The application states, "Additionally, lighting on the main processing facility building will be directed away from the

adjacent properties. Any security lighting will be that which is typically used for rural farm operations." Although the application is proposing lighting "typically used for rural farm operations", I believe the amount of security lighting needed to light 87,800 square feet of building would be very atypical in a rural setting. The application lacks necessary detail regarding lighting and the amount of light that will be needed for security purposes is concerning and potentially a major source of light pollution in an area that currently has very little.

properties. footage of paved surfaces, and the plan to handle rainfall runoff from the impervious surfaces. All of these factors seem relevant in determining the impact of the facility on the surrounding hours of operation, the number of employees employed by the facility, the proposed square Items of concern not addressed in the application are a description of the processing facilities

In summary, we have significant concerns about the proposed use the property and do not believe the proposed use satisfies the necessary criteria for a conditional use permit according to Marion County Code. Hemp appears to be a viable industry, however in its infancy as a legalized agricultural crop. According to the Oregonian, production of hemp was effectively legalized in Oregon just 4 years ago in 2015. It is not yet known if this is a viable industry that will stand the test of time, but the proposed buildings will forever alter the soil on which they will be constructed, deeming the high-value soil essentially unusable for future farm use. In have great concern about the precedence that may be set by an approval, as well as what affect any set precedence may have on the future of Marion County's farmland. addition, the proposed construction would significantly alter the landscape of the land and we

officerety,

Will and Holly Woods

RECEIVED

JUL 28 2019

Marion County Planning

To:

July 26, 2019

Mr. Seth Thompson

Marion County Planning Division

5155 Silverton Rd. NE,

Salem, OR 97305

From:

Robert Harrison

Zohreh Zarnegar

8685 Parrish Gap Rd SE

Tuner, OR 97392

RE: Conditional Use 19-24 Request for Denial

Dear Mr. Seth Thompson,

We very strongly and urgently request that CU-19-24 be denied

37 acres of property currently owned by Ronald W. Bell (Deceased) and Rosemary G. Bell, at 8710 Parish Gap Rd SE, Turner OR 97392, in CU 19-24, is located directly across Parrish Gap Rd from our property, The proposed large commercial industrial hemp processing factory proposed by Jupiter Pharma, Inc. on located at 8685 Parrish Gap Rd SE, Turner, OR.

only 138 feet from Parish Gap Rd, see figure 1. We would be subjected to ongoing large trucks, health, and property value. particulate matter pollution, and water pollution from a large commercial industrial hemp processing employee traffics, other traffic for office and other functions, noise pollution, light pollution, oder and Our home directly faces the proposed factory with our living room, 2 bedrooms, front door and garages factory directly across the street from our home. **This large complex will definitely affect our lives, our**

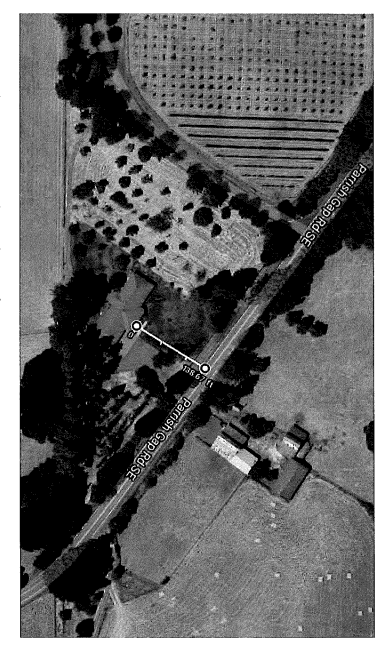


Figure 1 : Front distance to 8685 Parrish Gap Rd SE – 138 feet

moving in and out of the factory. any oder and debris from any unsecured loads. Our compute would be totally controlled by the traffic of our gate; every time a large truck enters or leaves we would be exposed to the exhaust pollution and way to the proposed factory would be directly across the street from our property, most likely in front activity, including truck traffic, noise and dust generated from this property 365 days a year. The entry from the proposed commercial factory, see figure 2. This exposes our entire property and home to every Additionally our property line extends parallel to Parrish Gap Rd SE, for 675 feet, directly across the road

and most grievous any and all uses of the property that would happen outside of the processing. the buildings, the number of people working on site, the number of expected trucks entering or leaving, this project, Jupiter Pharma, Inc. This proposal does not include any usage parameters for the rest of This property is now listed as the corporate headquarters of the Oregon based entity associated with



Figure 2: Property Line 8685 Parrish Gap Rd SE – 675 feet

"benefiting local area farms" in any way. Since there is no plan to farm the current property, this requirement cannot be met. In addition the zoning requirements state that 25% of the product being processed must come from onsite farming. The proposed commercial factory takes up most of the entirety of the property in question, the EFU (30.2 miles) via Interstate 5, as sources of product. We DO NOT consider these as "local" or as proposal references three towns, Gervais (23 miles away), Woodburn (26.8 miles away) and St Paul

processing facility. No building height restrictions or other use restrictions are proposed on all of this 12,000 square feet is used for processing. The other 65,000 square feet is over 5 times the space of extra space. The proposed hemp factory includes over 87,000 square feet of proposed building space of which only

tranquil home, local built in 2008 and we purchased in March, 2018, will no longer exist We will be constantly and directly affected by this project 365 days a year and if built, our peaceful and

Our property contains 30+ fruit trees, consisting of apple, pear, plum and cherries, the direct effect on these trees from the factory will be very harmful.

that view; to a close up, unflattering of view of an industrial hemp factory. unconstrained height, huge amount of building square feet and unknown occupations would change We currently have a beautiful view of Mt Hood from our front room and when working in the yard, the

letter. industrial hemp processing factory in CU 19-24 across from our residence for the stated reasons in this In conclusion we strongly request you recommend denying the application for the commercial

Sincerely,

Robert Harrison

Zohreh Zarnegar

RECEIVED

To: Seth Thompson slthompson@co.marion.or.us

From: Aileen Kaye AAC#1

Date: July 28, 2019

Re: "No" on CU 19-24

JUL 28 2019
Marion County
Planning

one mile north of Cloverdale School. It is one mile north of my property. 37 acres of prime farm land on a two lane winding road without shoulders I am writing as an AAC#1 against CU 19-24. The property in question is

I want to preface my remarks with the following:

- would set a terrible precedent. *Allowing this out of state drug conglomerate to misuse Oregon farmland
- that withdrawing might bring a lawsuit from the drug company. to review the real estate papers, etc. The attorney apparently advised her withdraw the CU application. However, later that day she hired an attorney exploitation. Mrs. Bell did call Seth Thompson to tell him she wanted to farmland—that it had not explained to her. She signed the real estate and *I know Rosemary Bell who signed the CU permit application. She called husband's death. In my opinion, this might qualify as senior financial CU permit papers without hiring an attorney and within 11 days of her She told me she had no idea what the buyer was going to do with this me as she was upset after she realized what was really being applied for. The current property owner/cu applicant does not even want this CU Conclusion:
- the rural living nature of this area. 1. This highly industrial use is totally incompatible with the farming and with
- traffic on this road. accidents on it every year. The proposed use would greatly increase truck 2. Parrish Gap Road is narrow and winding. There are numerous
- 3. School buses use this road as do farmers!
- Cloverdale School is one mile from the proposed location
- 5. The storage of hemp could lead to crime.
- theft-- greatly disturbing humans, farm animals, and wild life in the area. 6. This site would most likely have flood lights on all night to discourage
- to the odor, the traffic, the noise, the ugliness of the industrial buildings 7. The value of the expensive homes in the area would be diminished due
- Fire trucks and ambulances could be delayed in response time

- 9. Particulate matter would float onto the farms on each side of this property thus harming the livelihoods of the nearby dairy and hay/seed 10. One of the buildings exceeds the limit of 10,000 square feet. An organic farm is just to the north of Cloverdale School.
- 11. This industrial use will permanently destroy the 37 acres of prime farm land that is there now. This type of operation should be somewhere like Mill Creek Industrial Park.
- 12. Hemp can attract non-native insects to our area.

professionalism and patience!) hearings in this case. (I did call Seth a few times a greatly appreciate his l would like to receive a copy of the staff decision and notice of any public

cell=503-910-7917 phone=503-743-4567 Aileen Kaye, 10095 Parrish Gap Rd., SE; Turner, OR 97392

RECEIVED Page 1 of 1

JUL 28 2019

Seth Thompson - Conditional use 19-024

Marion County Planning

From: Christal Unger < christalunger 83@gmail.com>

To: "slthompson@co.marion.or.us" <slthompson@co.marion.or.us>

Date: 7/28/2019 4:12 PM

Subject: Conditional use 19-024

to be organic farm. This will jeopardize them 100%. I am emailing you to say I am against this. I recently moved out to turner these lands are for farming only! When I found out the Bells place was going to turn into a plant with big buildings I was floored! That is for families property is connected to the bells property by letting this happen the run off will affect their soon farming only not a place to put a hemp processing plant. Besides my husband and I living out there his

Thank you for reading by concerns. My husband and I will be at the hearing in August.

Thank you,

Matt and Christal Unger

If you need to receive one of these attachments contact Marion County IT for assistance. ************* Viruses are often contained in attachments - Email with specific attachment types are automatically deleted. This message has been scanned for virus content by Symantec Anti-Virus, and is believed to be clean.

MARION COUNTY PLANNING DIVISION RECEIVED

REQUEST FOR COMMENTS

DATE: July 17, 2019

JUL 28 2019

CASE: Conditional Use 19-024

Marion County Planning

31CB; tax lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S): Ronald & Rosemary Bell

Portland OR 97204 1211 SW 5th Ave, Ste 1900 Kenneth Safley

8710 Parrish Gap Rd SE Turner OR 97392

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns

Send comments or questions to:

Seth Thompson

E-Mail: slthompson@co.marion.or.us

Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no comment.

We would like to receive a copy of the staff decision and notice of any public hearings in this case

Our comments are in the attached letter

Our comments are:

property value, creates too many odors, possible contamination to nearby residents and crops. (too dangerous for large vehicles to be coming and going), too close to schools, lowers neighbor's The property is zoned agriculture & this business is industrial, Parrish Gap is a nàrrow & winding road

Date:	Address:	Phone:	Agency:	Name:
July 27, 2019	9235 Parrish Gap Rd, PO Box 591, Turner, OR 97392	503-510-6994		Paul & Tina Zweigart



mmont Do. Innites Phorms Conditional Vice 10 074

Seth Thompson - Comments Re: Jupiter Pharma Conditional Use 19-024

Marion County Planning

JUL 28 2019

From: Heather Benjamin < hnb7717@gmail.com>

To: <slthompson@co.marion.or.us>

Date: 7/28/2019 2:49 PM

Subject: Comments Re: Jupiter Pharma Conditional Use 19-024

Attachments: Jupiter Pharma Denial Request.pdf

Seth,

property at 8710 Parrish Gap Rd SE for a hemp processing facility. Thank you for your time in considering Attached are comments from my husband and myself regarding the application of Jupiter Pharma to use

our concerns.

Heather & Logan Benjamin

If you need to receive one of these attachments contact Marion County IT for assistance. Viruses are often contained in attachments - Email with specific attachment types are automatically deleted. This message has been scanned for virus content by Symantec Anti-Virus, and is believed to be clean.

7/30/2019

MARION COUNTY PLANNING DIVISIN RECEIVED

REQUEST FOR COMMENTS

JUL 28 2019

DATE: July 17, 2019

CASE: Conditional Use 19-024

Marion County Planning

310B; rex lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive REQUEST: Application of Jupiter Phanna, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell, Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a

APPLICANT(S):

Konald & Rosemary Bell 8710 Parrish Gap Rd Sh Tumer OR 97392

Portland OR 97204 Kenneth Saftey 1211 SW 5" Ave, Ste 1900

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to:

Seth Thompson
E-Mail: sithompson@co.marion.or.us
Phone: (503) 588-5038; Fax: (503) 588-3562
Marion County Planning Division
5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

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We have reviewed the p
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COMMENT

We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter

Our comments are:

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Date: Address:

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JUL 28 2019 Marion County Planning

Logan & Heather Benjamin 7885 Parrish Gap Rd SE Turner, OR 97392 503-385-5727

7/28/19

re: Case: Conditional Use 19-024

Dear Seth Thompson,

a hemp processing plant at 8710 Parrish Gap Rd SE be denied. Our concerns are as follows: We are writing to express our concern and request that the proposal by Jupiter Pharma, Inc to establish

- basis. The plant will bring an increase in traffic and thus road and vehicle noise passing our home on a daily
- more than 90* turn. It is not a safe intersection for semi trucks to be frequently traveling. - Semi-trucks frequently stall and block traffic at the corner of Parrish Gap and Delaney Rd due to the
- We could see the plant from our property which will diminish the beautiful view we enjoy.
- country living to get away from industry, not to see it from their front yard - We feel having a plant so close will affect our home and property value as people are drawn to
- people to feel ill and get headaches. This is not something we want to deal with on a daily basis - We have read that the smell produced by hemp processing plants is not pleasant and sometimes causes
- The plant will likely produce a lot of undesirable noise as well.
- with many others who could be adversely affected. We are also concerned about the proximity to an elementary school where our children attend along
- adequate enough to support such a large facility. It is our understanding that the current electrical and fire suppression infrastructure in our area is not
- The plant will also likely be a burden on our local water supply

We strongly urge you to deny the request of Jupiter Pharma.

Thank you for your time and consideration of our concerns.

Sincerely, Logan and Heather Benjamin

Seth Thompson - Re: Comments Re: Jupiter Pharma Conditional Use 19-024

To: Seth Thompson <SLThompson@co.marion.or.us>

Date: 7/29/2019 9:48 AM

Subject: Re: Comments Re: Jupiter Pharma Conditional Use 19-024

Attachments: 45581771 _10156586630970049_2922169699498196992_o.jpg

JUL 29 2019

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Marion County Planning

through the break in those trees on the right side. view from our front porch. Our calculations are telling us, we'd be able to see the processing facility week to make sure we were aware of this. I don't know if it would help, but here is a photo of the amazing concerns to you as well. We've had 3 of them who we'd never met before stop at our house within the last Thank you, Seth. I know a lot of our neighbors are concerned and I hope they have expressed their

On Mon, Jul 29, 2019 at 8:49 AM Seth Thompson < SLThompson@co.marion.or.us > wrote: Mrs. Benjamin,

Thank you for your comment and I understand your concern

I have included this comment in the file for Conditional Use Case No. 19-024

Your concerns will be addressed by all associated departments with Marion County,

l assure you that Marion County Planning is considering this case very seriously.

and public. The hearings officer making the decision for this case will be provided all comments from associated departments

This process ensures the most accurate assessment of the application to ensure a fair decision.

Please let me know if you have additional questions.

Thank you,

Seth Thompson
Marion County Public Works
Associate Planner
503-566-4165
SLThompson@co.marion.or.us

>>> Heather Benjamin <<u>hnb7717@gmail.com</u>> 7/28/2019 2:48 PM >>> Seth

at 8710 Parrish Gap Rd SE for a hemp processing facility. Thank you for your time in considering our concerns. Attached are comments from my husband and myself regarding the application of Jupiter Pharma to use property

Heather & Logan Benjamin



Seth Thompson - "No" on CU Permit Application CU 19-024 (Bell)

RECE

From: CenturyLink Customer <deluxer1234@q.com>

<slthompson@co.marion.or.us>

Date: 7/29/2019 12:03 AM

Cc: Subject: "No" on CU Permit Application CU 19-024 (Bell)

<a href="mailto:<killaux.0614@gmail.com">killaux.0614@gmail.com

JUL 29 2019

Marion Co Planning

8525 Parrish Gap Rd. SE Turner, OR 97392 David & Kathy Laux

property do to speed and heavy traffic. mile from the proposed hemp processing facility site. In the past 19 years that we have We live at the corner of Parrish Gap Rd. and Roaming Horse Lane which is less than a lived on Parrish Gap Rd. we have had numerous wrecks resulting in damage to our

school is also only 1 mile away from the proposed site with buses traveling on Parrish Gap road, the section in front of our house has no gravel shoulder and poses as a very high risk for a wreck if a vehicle or truck goes over the white road line into the ditch. Cloverdale truck and semi traffic as well both day and night. Parrish Gap Rd. is a narrow and winding Approving the proposed application would increase not only the vehicle traffic but also Rd through out the day during the school year.

place for an industrial processing facility. We are very opposed to this proposal, EFU Zoned farmland on Parrish Gap Rd. is no

David & Kathy Laux

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Marion County

Planning

JUL 29 2019

Seth Thompson - "NO" on CU Permit application CU 19-024

From: "Pam Unger" < mpunger@q.com>
To: <slthompson@co.marion.or.us>

Date: 7/29/2019 1:22 AM

Subject: "NO" on CU Permit application CU 19-024

We Urge & Request A Denial On The Conditional Use Permit CU 19-024 For A Hemp Processing Facility On EFU Farmland At 8710 Parrish Gap RD SE Turner, OR 97392

going on adjacent to each side of proposed site off Parrish Gap Rd This proposed site has been a farm with a cattle/hay operation for many years with the same cattle/hay operations

this facility could be built with safer roads made for traffic, safety, and ease to I-5 off I-5 & Kuebler/Cordon Rd. would never be a rural farm property again. There are Industrial areas made for this purpose in rural areas where Industrial/Commercial area. With what Jupiter Pharma, Inc. is proposing to do to the property, the proposed site been here since the 1800's. We live & love the rural atmosphere and don't want to see EFU farmland become an We are the 5th generation on our area of Parrish Gap Rd. The Unger's, Laux's, & Parker's are all related and have We are a community of families & families with young children. Many of us in this area have been here generations. Fairview Industrial Park & Mill Creek Industrial Park to name two.

not recorded because no one was home to get information and people leave the scene of the accident correct causing many accidents. Our families have had to repair and replace cyclone fencing, fencing for cows, Gap. We have a dangerous curve at Roaming Horse LN and Parrish Gap. Vehicles drive too fast, lose control, over Parrish Gap Rd is a narrow dangerous country road not accommodating for large trucks going in & out of Parrish driveway approach's, broken culverts, and one time a car going thru a fence and a barn. There are many accidents

20 semi trucks and a motor pool building. School buses and large trucks do not sound very safe for children in our morning and afternoon along with parents taking their children to & from school. The proposed site has parking for The proposed site is one mile from our country school Cloverdale Elementary. We have school buses on Parrish Gap

including proposed site. Will proposed site bring toxic waste water across hayfields & pasture Pastures and hay fields including proposed site can flood in the winter & water runs across pastures & hayfields

fences. Could be devastating to neighbors. processing facility. Major fire could destroy nearby buildings, pastures, hayfields, wheat & grass seed fields, and Can Turner Fire Department handle a major fire at proposed site, Sounds like there will be chemicals in this

Facility need, and will our water tables lower. This is a ground water limited area, no irrigation on proposed site. How much water does a Hemp Processing

upgrade the power structure causing customer inconvenience, more construction, traffic, & noise on a dangerous energy to feed all of us on Parrish Gap and the Hemp Processing Facility. PGE would more than likely have to Portland General Electric's (PGE) Barnes Sub Station on the corner of Commercial ST & Barnes Rd Salem, OR We are concerned about electricity & power to the properties on Parrish Gap Rd. The electricity comes from Parrish Gap Rd is the end of a line of energy from Barnes Sub Station. More than likely there won't be enough

We have had an increase in crime in our area and feel this facility would bring even more

ス**「CTIVEU** Page 2 of 2

JUL 29 2019

Marion County

ugliness of an Industrial/Commercial Facility in an Exclusive Farm Use Rural Area. We feel this would decrease property values in the area due to increased traffic, noise, laton in the

company/persons applying be urged to find a reasonable industrially zoned property for this use. The proposed location is totally inappropriate for this use. We urge that the request be denied and that the

Mike & Pamela Unger 8585 Parrish Gap Rd SE Turner, OR 97392/P O Box 491 Turner, OR 97392 mpunger@q.com 503-371-6744

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MARION COUNTY PLANNING DIVISION

REQUEST FOR COMMENTS

JUL 29 2019

warion County Planning

DATE: July 17, 2019

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APPLICANT(S): Ronald & Rosemary Bell

8710 Parrish Gap Rd SE Turner OR 97392

Kenneth Safley Portland OR 97204 1211 SW 5th Ave, Ste 1900

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E-Mail: slthompson@co.marion.or.us

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REQUEST FOR COMMENTS

DATE: July 17, 2019

CASE: Conditional Use 19-024

RECEIVED

JUL 29 2019

Marion County Planning

31CB; tax lot 900). Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; RZW; (Section 31; tax lot 900) and (Section REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S): 8710 Parrish Gap Rd SE Ronald & Rosemary Bell

Turner OR 97392

Kenneth Safley 1211 SW 5th Ave, Ste 1900

Portland OR 97204

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E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no comment.

We would like to receive a copy of the staff decision and notice of any public hearings in this case

Our comments are in the attached letter

Name: Our comments are: 3 JON TO happen! LYON!

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Our comments are:

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JUL 29 2019

Marion County Planning

Sent: Monday, July 29, 2019 9:50 AM From: kdsgallen

To: slthompson@co.marion.or.us

ROSEMARY BELL Subject: CASE: CONTITIONAL USE 19-024, 8710 PARRISH GAP RD SE, TURNER, OR, RONALD &

Dear Mr. Thompson:

owned by Ronald and Rosemary Bell. hemp processing facility as a commercial activity in conjunction with farm use" on the two parcels We are writing to let you know our comments regarding this "conditional use permit to establish a

We, as community members, highly recommend this not being approved because of the following concerns:

- Safety of our children and all pedestrians in this area. School buses will be picking up and not be able to see around a large semi. dropping off children. The roads are narrow and many sharp corners. Children and vehicles will
- Ņ We have many, on a daily basis, bicycle riders and walkers on the road. As it is, the shoulder of Very dangerous. Parrish Gap is very narrow, which will not accommodate a semi and a bicycle or a pedestrian.
- ព្រ Congestion on Parrish Gap Rd, not only at the site of the facility, but each direction of Parrish
- 4 speed of traffic and limited sight coming east on Delaney Rd. Safety of vehicles and semis pulling out of Parrish Gap Rd onto Delaney Rd and pulling onto Parrish Gap Rd from Defaney Rd. We've had many accidents at this intersection because of the
- This is a farming community, not a commercial business community.
- တ် က် aquafers under this area feeds residents, farm animals and crops. We don't want our wells it were to happen, the county needs to realize that this community are all on wells and the Ground contamination into our water sources. We're not sure if this would happen or not, but if contaminated.

I realize this zoning change would bring more tax dollars to the county and state, but when lives are at consideration in this decision. Thank you for your time. risk, that is what should be taken into account. We hope our comments will be taken under

503-743-3540 4434 Ridgeway Dr SE Kenneth D. and Sandra G. Allen Turner, OR 97392

Sent from Mail for Windows 10

REQUEST FOR COMMENTS

JUL 29 2019

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Marion County Planning

DATE July 17, 2019

CASE: Conditional Use 19-024

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Turner OR 97392

Portland OR 97204 1211 SW 5th Ave, Ste Kenneth Safley

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Our comments are in the attached letter.

King Name: Our comments are: Phone: Address: Agency: SCHWAN 202 Michae * grosping W Cammunit der mokin Patrick 1183 0 5 Sulva Trinck 2000 procestrions tratic Turner, OR y and the 107 0 CHOLING & HALM Chext page 2000

Date:

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Parrish Gap Rd. has many applicants occur due to very limited sight + speed. bicycle riders. The intersection of Delaney Rd +

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	Address: 44	Phone: 20	Agency:		Redestrians, Bicyclise	Myrculti	aggins	Our comments are:
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are extremely narrow with not enough shoulder room as it is.

#4, Water conditions. We are all on well water. The possibility of excess #3. More traffic equals more dangerous road conditions, we all depend on these Rural Roads, and I do not believe the roads are adequate to handle Safely as they currently are.

thrive and provide good jobs. Please take all of our concerns be in an Industrial Area and would Re-zoning Farmland is not the answer. into consideration. This facility should

contamination is not going to be tollerated.

Thank You
Breat Tell

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comment.

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Our comments are:

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Agency:

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MARION COUNTY PLANNING DIVISION RECEIVED

REQUEST FOR COMMENTS

JUL 29 2019

DATE: July 17, 2019

CASE: Conditional Use 19-024

Marion County Planning

31CB; tax lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell, Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a

APPLICANT(S):

8710 Parrish Gap Rd SE Ronald & Rosemary Bell

1211 SW 5th Ave, Ste 1900 Portland OR Kenneth Safley 97204

Turner OR 97392

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to:

Seth Thompson

E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

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Our comments are:

Name:	Arlan Feterson
Agency:	
Phone:	
Address:	9375 Parrish Gap Rd
Date:	7,26,19

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JUL 29 2019 Marion County Planning

Marien County Planning Jalem Cryst

Hear Liv. peinix for 871 of which gap Rd. with regards to a conditional was

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Name: Cec 2 \mathcal{T} しばん ろる

Agency: 000000 10 なところ CARO

Phone: (5) 898 いかた T

Address: dale グバ Euge 20770

Date (X)

RECEIVED Cecil and Linda Brackett 2725 Alyndale Drive Eugene, OR 97404

JUL 29 2019

Marion County Planning

July 28, 2019

RE: Jupiter Pharma, Inc.

Dear Mr. Thompson

would be less than a mile from our property. Our concerns are many: hemp processing facility that is proposed for 8710 Parrish Gap Rd SE. This processing facility We are the co-owners of 7885 Parrish Gap RD SE, and we were distressed to learn about the

- like headaches and nausea The noxious odors from hemp processing have been know to cause physical ailments
- of our property. The plant will affect the view from our property and will most likely decrease the value
- often must stop and back up blocking traffic while trying to navigate the turn. sharp turn going to and from Delaney on Parrish Gap. This is a difficult turn where semis There are many safety concerns regarding the semi-trucks that will need to make the
- concerned for the safety and health of our grandchildren who attend there Cloverdale Elementary school is just up the road on Parrish Gap so we are very
- and from the plant. The noise and amount of traffic will increase dramatically as workers and semis go to
- We would also question whether the local infrastructure of water, electric, and fire protection are adequate

Thank you for your consideration of our concerns.

Sincerely

Cecil Brackett Linda Brackett

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REQUEST FOR COMMENTS

DATE: July 17, 2019

JUL 29 2019

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Marion County Planning

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Seth Thompson - Comment Letter for the Record in Case No. CUP 19-024

RECEIVED

JUL 29 2019

From: Wallace Lien <WLien@lienlaw.com>

To: Seth Thompson <SLThompson@co.marion.or.us>

Date: 7/29/2019 1:45 PM

Subject: Comment Letter for the Record in Case No. CUP 19-024

Wallace Lien < WLien@lienlaw.com>

Attachments: Comment Letter to County - Final.pdf; Exh A - Map 082W31CB.pdf; Exh B - Map Marion County Planning

082W31.pdf; Exh C - sgomap.pdf; Exh D - Aerial of Surrounding Area.jpg; Exh E - Aerial

of Subject Property.jpg

Mr. Thompson

me an email to ensure you received the letter and attachments. Please enter the attached material in the Record of CUP Case No. 19-024. Also please send

Thanks for your consideration.

Wallace W. Lien

wallace.lien@lienlaw.com Wallace W. Lien, P.C

Virtual Office Directory:

P.O. Box 5730

phone: 503-585-0105 Salem, OR 97304

http://www.lienlaw.com

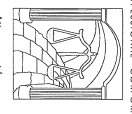
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the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is prohibited. addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not If you have received this communication in error, please notify me immediately. This message is intended only for the use of the person or firm to which it is

This message has been scanned for virus content by Symantec Anti-Virus, and is believed to be clean Viruses are often contained in attachments - Email with specific attachment types are automatically deleted.

WALLACE W.

A PROFESSIONAL CORPORATION



Attorney at Law

July 29, 2019

RECEIVED

Marion County Planning JUL 29 2019

wallace.lien@lienlaw.com Contact by e-mail at

Wallace W. Lien

Mr. Seth Thompson Marion County Planning

Salem, OR 97305 5155 Silverton Rd NE

By Email to: slthompson@co.marion.or.us

Dear Mr. Thompson:

Letter of Opposition - Conditional Use Case No. 19-024

to be a part of the land use Record in this case. Please acknowledge your receipt of this letter neighbors to the subject property, to oppose the above referenced application. This letter is intended Please be advised that I have been retained by Dr. and Mrs. D. Craig Anderson, who are

a legal standpoint. folks. This letter is intended to provide the Anderson's own personal opposition to this project from concerned testimony, and agree with and adopt all of the facts and arguments presented by those area. They join with all the other neighbors, and the Turner Fire District who have submitted especially at the Delaney intersection, and will adversely impact the farming and livability of the is out of place for this neighborhood, will create tremendous traffic problems on Parrish Gap Road, south of the proposed industrial hemp processing plant. They assert the proposed industrial factory My clients own property and live at 9015 Parrish Gap Rd SE, Turner, OR, and are just to the

1. Flaws in the Hearing Notice

is in Sensitive Ground Water Area 5, and none of the provisions for protection and evaluation of (MCRZC) 17.110.830 specifically requires: projects in that area are listed as decision criteria. In addition, Marion County Rural Zone Code It is our position the list of decision criteria is incomplete. To begin with the subject property

potential adverse impacts on the water resources shall be minimized The impact of proposed land uses on water resources shall be evaluated and

groundwater as a water supply, the developer shall demonstrate that adequate water can be provided without adversely affecting the groundwater resource Where evidence indicates groundwater limitations and the development will use

Office Phone: 503-585-0105

obtained, in what quantities, or how its use of water will impact the fragile aquifer in this SGO-5 be discussed in more detail below, the applicant has provided no evidence on how water will be 5 clearly triggers the need for the applicant to demonstrate that adequate water is available. As will way of the County wide groundwater study that resulted in the creation and implementation of SGOevidence that its use of water will not adversely impact the water supply in the area. Evidence by fact the proposed site is in SGO-5, mean at a minimum the applicant has to provide substantial for use in restrooms, fire suppression, etc. Given that a large volume of water will be used, and the In this case the proposal will involve the use of a great amount of water to operate the equipment,

Comprehensive Plan: In addition, it is our position that a generalized reference to MCRZC Chapter 17.119 is not Section 17.119.110 requires the application to comply with the Marion County

the Marion County Comprehensive Plan and applicable criteria in this title The director shall decide whether to approve or deny the conditional use based on

portions of the Plan should be identified and separately listed decision criteria, yet that document is not listed as such in the Notice. At a minimum, the relevant By this specific code provision, the entirety of the Marion County Comprehensive Plan becomes a

process with Turner Fire District, therefore Goal 2 should be listed as a decision criteria. ongoing participant in this process. Goal 2 requires Marion County coordinate its decision making Finally, there have been comments by Turner Fire District, and they have asked to be an

the hearing itself is critical. record period prevents interested parties from speaking to you directly, which is why reconvening reconvened for the taking of additional testimony. request the hearing be continued. A new Notice should be issued, and the upcoming hearing Because of the flaw in the Notice of Public Hearing, on behalf of my clients, I do hereby With the flawed Notice, having only an open

2. Flaws in the Application

entitled to rely on Prima Facie Proof of Ownership. owners sign the application. In this case, as is explained below, the applicant/property owner is not use to be signed by the owner of the subject property. MCRZC 119.025 demands that all property with consideration of this proposal. MCRZC 119.020(A) requires an application for a conditional The application filed in this case is flawed and insufficient to authorize the county to proceed

application by an attorney, as Mr. Safley specifically states that he represents only Jupiter Pharma, the proceedings by Mr. Kenneth Safley. The property owner is not represented on the face of the Bell Trust dated February 9. The applicant is listed as Jupiter Pharma, Inc., which is represented in The property owner of the proposed site is listed in the application as the Ron and Rosemary

application is a fatal flaw, which deprives the county of jurisdiction to proceed in consideration of representative of Jupiter Pharma, Inc. has signed the application. Failure of the applicant to sign the The application is not signed by Mr. Safley on behalf of Jupiter Pharma, Inc., and no other



application, and understand the criteria and requirements to be used in the decision making process of this case. else might be deemed necessary by the county; and D) that they (Jupiter Pharma, Inc.) have read the hemp processing); and C) granting of permission to gather information, do inspections and whatever information (again this has to be a reference to Jupiter Pharma, Inc. as Ms. Bell has no idea about material submitted is true and accurate and that the county may rely on the accuracy of that follow all the conditions and restrictions of any approval that might be granted; and B) that all the county relies on for applicant certification that A) it (meaning Jupiter Pharma, Inc., not Ms. Bell) will the request. Having the applicant sign is a critical part of the application process, as it is what the

thus application. who is behind such a massive proposal, and conduct appropriate due diligence in the processing of this industrial hemp processing plant herself. It behooves the county to be diligent in its review of application cannot be processed further. Certainly, Ms. Bell is not going to construct and operate the relationship of Jupiter Pharma, Inc. with the owner to actually implement the proposal, this secret relationship involved? If so that must be divulged. Without some proof in this Record as to a lease? Again, the lease document must be submitted to prove the relationship. Is there some other relationship must be submitted to this Record to establish the legitimacy of the applicant here. Is this applicant and the property owner. Is this to be a sale? If so the sales documents to prove that the Bell Trust. There is no mention or presentation of any evidence of any relationship between this Further lacking in this case is evidence of the relationship between Jupiter Pharma, Inc. and

the legal authority to sign on behalf of the property owner Trust. noted, the property owner is a Trust. A Trust in Oregon is a separate independent legal entity that is governed by its own trust documents. In this case there is no evidence in this Record of who has There is also a fatal flaw in this application in the signing process by the property owner. As

sign the application by herself, without Mr. Bell. Rosemary Bell was able to sign the application. There is no evidence to support her being able to Trust documents in this Record. Even though the application states there are two Trustees, only Rosemary G. Bell as Trustees, however there is no evidence to support this allegation. There are no The face of the application notes that the Trust is represented by Ronald W. Bell and

succeed Mr. Bell as sole Trustee, such is not in this Record, and the application can not be further Bell. If there is some Trust document that authorizes a single signature, or appoints Ms. Bell to two signatures, then no authority to proceed is granted to the county by the single signature of Ms. This is especially troublesome since Mr. Bell has recently passed away. If the Trust requires

submitted that the Trust itself has the authority to make a land use application on Trust property that authority to act individually as Trustee for the Trust to sign this application, there must be evidence will dramatically impact the landscape of that asset. making application for a land use change such as this is an authorized and lawful activity of the Trust. Even if it can be determined by the submission of Trust documents that Ms. Bell has the Complicating the Trust authority to move forward with this application is whether or not

until such time as a legal application can be filed Without proper authorization and signatures, this application must be summarily dismissed



3. Non-Compliance with General Conditional Use Criteria

conjunction with a farm use in the EFU zone. As noted in the Notice of Public Hearing, MCRZC Chapter 119 contains decision criteria that must be satisfied by the proponent. This is an application for a conditional use to allow an alleged commercial activity in

conditional use approval, and the application must be dismissed. in the list of conditional uses in the underlying zone, the county lacks jurisdiction to grant the has the power and authority (ie jurisdiction) to do so. Therefore, if a proposed use is not included mandates that the county may only grant approvals of a conditional if it is determined that the county use is actually listed as such in the code. Following up with that concept, MCRZC 17.119.070 MCRZC 17.119.030 provides that a conditional use may only be considered if the proposed

processing of it has to fall under the processing of farm crop conditional use. governed by MCRZC 17.136.040(F). Where hemp is understood to be a farm crop, then the In this case, the proposed use is the processing of a farm crop. This specific use is listed and

MCRZC 17.136.040(F) control over the general provisions of MCRZC 17.136.050(D)(2). single use can not have two separate provisions for consideration. Here the specific provisions in MCRZC 17.136.040(F), it can not also then be considered under MCRZC 17.136.050(D)(2). MCRZC 17.136.050(D)(2). Since the processing of a farm crop is specifically covered under Here, the application is for a commercial activity in conjunction with a farm use under

to grant a conditional use for this use under MCRZC 17.136.050(D)(2). with a farm use, but is classified in another section of the code, the county has no power or authority Because the processing of a farm crop is not listed as a commercial activity in conjunction

consider the application under MCRZC 17.119.030 and 17.119.070, and it must be summarily qualify under MCRZC 17.136.050(D)(2) as a conditional use, the county then loses jurisdiction to farm use" as is required by MCRZC 17.136.050(D)(2). Once it is determined the proposal does not scope, and can not be considered or interpreted to be a "commercial activity in conjunction with a This huge complex of buildings and machinery and trucking docks are industrial in use and

another part it admits it will provide drying services to hemp farmers across the entire state of of the application it is said the plant will serve farmers in Gervais, Woodburn and St. Paul, while in where. The application is unclear as to the nature of who is to be served by this plant. In some parts industrial complex intended to serve the entire state to process hemp and distributes to who knows This proposal does not involve a commercial activity in conjunction with farm use. It is an

discredit it from being one that only serves the northern area of Marion County. This plant is going to be a state-wide, if not a multi-state regional, processing facility base on its size alone. Regardless of the inconsistencies in the application, the size and scope of the operation alone

hemp processing plant on Marsh Road NE, Woodburn, OR, in Case No. 19-018. Surely, northern their hemp to Turner for processing. On May 30, 2019, Marion County approved a small, 10 acre It is difficult to believe that farmers in the northern area of Marion County need to transport



County. one to the conclusion that this proposal is intended, and will, serve a much larger area than Marion nearly 30 miles each way. There is no need for this huge plant to serve that area, which also leads Marion County growers will use that facility rather than expending the money to transport it the

conjunction with any farm use. It is singularly an industrial operation. for processing, drying, storage, packaging and transporting, is indicative of the fact that it is not in industrial zone. This proposal is not a commercial activity. The fact that it has no crop production, and intends to use the entire 30+ acre site It is an industrial activity that belongs in an

sq ft. maximum size allowed. because, 1) there will be no hemp grown on the property; and 2) the buildings far exceed the 10,000 that code section. The applicant can not comply with the requirements for processing of a farm crop 17.136.040(F) because the size and scope of the proposal does not comply with the requirements of Of course, it is understood why this application is not being requested under MCRZC

justified, and must be denied. a farm use instead of a facility for the processing of the farm crop hemp. This tactic can not be chosen to attempt an end run and try to classify this use as a commercial activity in conjunction with The proposal can not comply with the appropriate conditional use, so the applicant has

is not a biofuel, MCRZC 17.136.050(D)(2) may not be used to justify this application. processing facility is turning the crop into a biofuel. Since it is clear the end result of this processing crop processing, and indicates that this section may be used for crop processing only when the 17.136.040(F). To further drive this point home, MCRZC 17.136.050(D)(2) specifically references hemp, by definition in the code, the only way to accomplish an approval is through MCRZC Since there is no question that what is proposed here is a processing facility for the farm crop

of the crop processing code. to use that code provision, and can not attempt to use a generic code provision to skirt the mandates Where there is a specific use listed in the zone code that applies to a use, the applicant has

purpose and intent of the EFU zone. MCRZC 17.119.070(B). conditional use, the county must make a finding that the proposal will be in harmony with the In addition to the jurisdictional requirements of MCRZC Chapter 119, before approving any

air, water and land use resources of the county. Large scale industrial plants are not in harmony with avoid adverse impacts. Uses allowed must be compatible with agricultural activities and protect the encourage large-scale farm operations. Restrictions are placed on uses to ensure compatibility and provide areas for continued practice of commercial agriculture. The intent of the zone is to the purposes of the EFU zone. The purpose of the EFU (exclusive farm use) zone is set forth in MCRZC 17.136.010 to

large scale farms, and certainly the scope of this facility is out of place in the pastoral fields along industrial use will not adversely impact the water availability in the SGO-5 area. farming that goes on in that area, and there simply is not enough evidence to demonstrate that this Parrish Gap Road. Finally, there is nothing compatible between what is proposed here and the There is nothing about this large scale industrial complex that promotes the agriculture, or



will not be in harmony with the purpose and intent of the EFU zone, and therefore it can not comply MCRZC 17.119.070(B), and must be denied. As will be further discussed below in relationship to the other approval criteria, this proposal

decision. Why this occurred is important, and the reasoning for the decision should be put on the in the Record, has forwarded this application directly to the hearings officer to make the initial staff has elected not to follow the normal course, and without comment or inclusion of any reasoning Planning Director making the initial decision, as was done in Case No. 19-018. In this case however, matter. As a matter of course, a standard EFU conditional use request is handled by staff, with the A question is posed to staff, that is requested to be addressed in the Staff Report in this

4. Non-Compliance with EFU Specific Conditional Use Criteria

denial of the application. with each and every approval criteria. Failure to comply with any one provision must result in a keep in mind that an applicant for a conditional use must provide substantial evidence of compliance comply with the mandatory approval criteria in MCRZC 17.136.060(A) or (D). It is important to Even if all the technical issues with this application were resolved, the proposal still can not

four of which are relevant here. The first criteria in relevant part is that: MCRZC 17.136.060(A) contains a series of five criteria that must be completely satisfied,

 $accepted farm \, or forest practices \, on surrounding \, lands \, devoted \, to farm \, or forest \, use$ The use will not force a significant change in, or significantly increase the cost of

is clear there will be significant traffic being generated from this plant. More than Parrish Gap truck parking spaces and 12 more spaces for trucks to be parked while being loaded or unloaded, it on the number of trucks or vehicular trips that are anticipated, but with 63 car parking spaces, 20 the primary truck route will be from Parrish Gap to Delaney to I-5. Again no information is transportation information whatsoever, given the purported statewide processing that will take place, location with an incline and non-perpendicular alignment. While the applicant has provided no narrow pavement and windy nature. The primary intersection is at Delaney, which is itself a troubled complex using the existing access. Traffic issues abound along Parrish Gap Road due to its terrain, access and relocating it to a position with clear sight distance, the proposed site plan show this site is located at a bend in Parrish Gap Road that limits sight distance. Instead of improving the What is proposed here is a massive industrial complex that occupies over 2 acres of structures. The

the southeast on Hennies Road. In addition, there are dairy operations by Marshall and Nancy several dairy farms in the vicinity, the largest of which is Platts-Turner Dairy that is located just to property lies in the center of several hundred acres of actively farmed ground. In addition there are of the surrounding area and of the site itself. From these photographs, it is clear that the subject to further their agricultural endeavors. Attached hereto as Exhibits D and E are aerial photographs to have a significant adverse impact on farm implements and vehicles that currently use these roads Gap Road as their primary transportation route to Delaney and then on to I-5 Christiansen, and Cascade Farms within two miles of the subject property, all of which use Parrish The massive influx of car and truck traffic onto Delaney and Parrish Gap Roads are going



the products being hauled. longer and more expensive in fuel and wear and tear on equipment, not to mention degradation of farmers to find alternative routes, such as going to Turner then to Cordon Road to I-5, which is much The traffic congestion and danger caused by the huge amount of new traffic will cause area

such, based on transportation issues alone, this proposal can not comply with the first criteria. most dramatic in transportation, and the route change additional expense will be quite large. As This proposal will force area farmers to change their currently accepted farming practices,

protection and other rural services are, or will be, available when the use is established The second criteria in the EFU zone is that the applicant must demonstrate that adequate fire

might break out. Additional concerns are raised about traffic, and the ability to get fire trucks to the site over Parrish Gap and/or Delaney, as well as the provision for emergency services and that it is concerned about fire access and having an adequate supply of water to fight any fire that The site is served by the Turner Fire District. That entity has already submitted comments

building classification and the need for water storage and/or fire suppression sprinklers. during the hearings process as they become more aware of the facts of this case, including the As noted in their second comment, the Turner Fire District will provide more information

be accounted for in the siting of any new facility. turn into a wild fire is very high. Wild fire is an emerging concern in rural Marion County, and must Turner Fire District to quickly access the site the potential for fire to spread to surrounding areas and current design of the plant is not conducive to adequate fire protection, and without the ability of the precious time will be lost in the fire truck backing up to find a turn around or a traverse point. The the fire truck will not have the ability to even get to the fire. If the obstruction is on the loop road, fire truck will be further impeded. If the obstruction is in the first 200+ feet, before the loop road, way in and out of the plant. If there is an obstruction, which often happens in the chaos of a fire, the no evidence of how wide the gate is, or when it will be open or if locked, when. There is only one encounter a fence and gate, further impediments to quick access to an engulfed structure. There is limited sight distance. Access to the site is troublesome for a fire truck. First the access point is on a corner with Second, a fire truck once it turns from Parrish Gap Road will immediately

prevention of this huge facility, does not amount to adequate fire protection, and this criteria is not water for industrial uses in a limited groundwater area, especially in quantities necessary for fire The property is in the SGO-5, so access to groundwater is extremely limited. Diverting precious presumed. With a heat source, be it natural gas or electric, the fire hazards of this facility sky rocket. anywhere in the area. The proposed plant has an enclosed structure that is 15,000 sq ft for drying industrial plant fire, more water than there are tankers to provide it. There are no fire hydrants equipment in this plant, there is the potential for a significant amount of water needed to fight an is no well even shown on the site plan. There is no water storage tank shown. Given the size and There is no evidence in this Record about how this plant will be served with water. There It is unknown if drying will be assisted by a heat source in the building, but such is

The third criteria is that the proposal will not have a significant adverse impact on



watersheds, groundwater, fish and wildlife habitat, soil and slope stability, air and water quality.

a fact that has not been addressed. on the local aquifer. The SGO-5 area has already established the lack of groundwater for new wells, from, they have failed to meet their burden of proof that there will not be a significant adverse impact from the applicant about its needs for water, in how much quantity, or where it is going to come As noted, the property is in the SGO-5 limited ground water area. Without any information

adequate septic system can be made a condition of approval, but if that theory is implemented there not stand. The same is true for the provision of an adequate water supply. has to be an evidentiary showing of feasibility. Without that evidence, a condition of approval can for there to be two septic systems constructed on this one site. While it is understood, obtaining an proximity to the other. Why two are needed is not explained. There is no evidence that it is feasible The proposal includes not one, but two new septic systems on the property, each in close

system. Rogers Creek is nearby to the south. Battle Creek is immediately to the east. McKinney having two septic systems in close proximity will not adversely impact the areas land and water creeks. As such, this application fails to meet the necessary requirements for compliance with this either by way of plant discharge or from the new septic systems, will not adversely affect these local Creek is also to the east. There is no evidence submitted that discharges from the proposed plant, third EFU criteria. This criteria also addresses land and soil quality, and there is no evidence presented that

any noise associated with the use will not have a significant adverse impact on nearby land uses. The last relevant criteria requires the applicant to demonstrate with substantial evidence that

and noisy equipment is necessary to do the extracting. extraction area that is 12,000 sq ft in size, it must be assumed it is CBD oil that is being extracted, and other equipment that are used to extract the oil from the hemp. Since the site plan shows an resources indicate that where a plant's purpose is to obtain CBD oil, there are grinders and hammers architecture will be employed. extraction building will be constructed, so there is no information if any noise suppression There is limited evidence on the site plan about the equipment to be inside the buildings, but online Of course as with all of this application, there is no evidence submitted with regard to noise. No evidence is submitted on how the

their burden of proof to show that noise that is generated will not adversely impact nearby farms, farm animals, or farmer residences. In short, there will be noise, that much is clear. What the applicant has failed to do is meet Without such evidence, this criteria is not satisfied.

that, the EFU criteria can not be complied with and this application must be denied This application is woeful in the lack of information submitted to support it, and because of

mandating that this application be denied compliance with the mandatory approval criteria set forth in MCRZC 17.136.060(D), thereby also In addition, the applicant has submitted no evidence whatsoever that demonstrates

primarily a customer or supplier of farm uses. In this case, the proposal is a processor, so it can be The first criteria in MCRZC 17.136.060(D) requires that the processing plant proposed be



no goods or services in the growing of hemp. They process the hemp only, and do not in any way all over Oregon, clearly a service that is outside the scope of being either a customer or a supplier Specifically, the application admits that it will provide third party drying services to farmers from be processed has to be grown on the land where the processor is located. That is not the case here. the definition of what is a farm use in MCRZC 17.110.223, because to be a farm use, the hemp to participate as a customer or supplier in the process of growing the hemp. To affirm this position see uses, they simply charge a fee for processing the hemp. They are not a supplier either, as they supply wholesale distributor. They are not a customer of the farmer, they don't buy the hemp for their own neither a customer or supplier. For all these reasons, this applicant cannot comply with this criteria. The processor is a middle man, between the grower and the

proposed activity must enhance the farming enterprises of the local agricultural community to which the land hosting that commercial activity relates. The second criteria in MCRZC 17.136.060(D) requires the applicant demonstrate that the

plant in the farm zone enhance anything? Also with the newly approved processing plant in their hemp on their own property and sell direct to a wholesaler, why does having this industrial enhanced, or who is enhanced, or where they are farming. Since hemp growers often dry and process Woodburn, why is another plant here necessary? Not to beleaguer the point, but this application does not provide any evidence of what is

enhancement for that which is already going to be served provide drying services to farmers all over the state, but will only process for growers in the north This application is especially troublesome when the applicant says at one point the plant will Since the north county area now has a processor of its own, there can be no

this criteria, and alone should mandate a denial of this application. the "local agricultural community." Certainly, providing drying services all over the state, violates Marion County area that is east of I-5. Anything beyond that, and the processor will not be serving involved in this application is the area in and around Parrish Gap Road, and may include the south brought in from all over the state in order for it to justify its economic existence. The local area to warrant approval of this plant. The sheer size of this proposed operation will demand hemp be provides no evidence, that there is sufficient quantities of hemp being grown in south Marion County Given the size and scope of this proposed plant it is difficult to believe, and the applicant

mean statewide, or even the northern part of Marion County would be out of context with the code, not in keeping with the text of the code, and violation of the purpose and intent of the code in every definition you will find. A small area is typically referred to. protecting local Marion County farm operations. "Local" means the surrounding neighborhood in 30 miles away. Local means local, not statewide and not regional. Any interpretation of "local" to agricultural community can be extended to the entire state, and not even north Marion County some The concept that this Marion County code provision that requires enhancement of the "local"

agricultural community" means statewide, or a sub-part of Marion County that is so far away from or within a particular local area or agricultural sector." What LUBA meant was that a "local area" would be a sub-part of a county. It is simply plain wrong to interpret that the phrase "local 27, 2019 at Page 14), LUBA indicated that certain definitions could be applied "within the county In Richards v Jefferson County, LUBA Case No. 2018-117, (Slip Opinion dated February



the processing plant location.

With no supporting evidence, this second criteria is not complied with

processing plant occurs "together" in the local community. Next, MCRZC 17.136.060(D) requires the applicant to produce evidence to show that its

hemp growing in this local area. and dairy. It can not be said with a straight face that this processing plant occurs "together" with aerial photographs of the area show no hemp in production at all. The crops are wheat, hay, animals being grown in this area, let alone enough hemp to supply such a large processing plant. In fact, the is the requirement here. where hemp is the predominate crop. The processing plant being together with the grow operations This code provision means that a hemp processing plant needs to be located amongst an area The applicant has produced no evidence whatsoever that there is any hemp

This criteria also can not be complied with in this proposal.

this application is "essential" to the practice of agriculture. Finally, the code requires evidence be produced that the processing of hemp as proposed in

their own hemp and sold directly themselves. years now, without a processing plant like that proposed here. plant is not essential to the growing of hemp. Hemp has been grown in Marion County for several There is no evidence to support a positive finding on this criteria. In fact having a processing Farmers have routinely processed

"essential" to the hemp industry, and this criteria can not be satisfied. Because a hemp farmer can process his/her own hemp, having a processing plant is not

5. Size and Scope of the Proposal Requires it be Sited in an Industrial Zone

a complicated facility, as noted above, it does not qualify for siting in an EFU zone and must be located in an industrial zone. This proposed processing plant is out of proportion to the other uses in the area. It is such

however are routinely set up that way. Marion County that propose an industrial fence and a secure gated entry. The facility is fully fenced with a gate house to restrict access. There are few farm uses in Industrial properties

following square footage of proposed new building or structures: is indicative of an industrial use, but certainly not a farm use. A review of the site plan shows the A very large percentage of the land mass will be covered in buildings and pavement, which

Inside Storage	Extraction	Admin	Gate House
50,000 sq ft	12,000 sq ft	6,000 sq ft	144 sq ft



Inside drying 15,000 sq ft

Motorpool 4,800 sq ft

87,944 sq feet of buildings (over 2 acres)

In addition, the site plan shows the following additional facilities:

Three loading bays

Outside drying space of 15,000 sq feet

Parking area #1 has 53 parking spaces

Parking area #2 has 10 additional parking spaces

Truck parking area #1 has 10 truck parking spots

Truck parking area #2 has an additional 10 truck parking spots

Loading bay #1 will accommodate 6 trucks during loading

Loading bay #3 will accommodate still another 6 trucks during loading for a total of 18 bays Loading bay #2 will accommodate another 6 trucks during loading

designated for use in the "future." The site plan shows two septic systems, but no well. There is an outside drying area that is

identified. Is that area landscaped? Paved? Left natural? The site plan does not tell us There is a loop road around the facility, and cross hatched area inside the loop that are not

from which things can be measured. errors bring into question the accuracy of the entire site plan which does not even present a scale that is in error, as the house is actually located some 1,230 feet east of Parrish Gap Road. noted that the existing farm house is shown as one of the buildings near Parrish Gap Road, however as the height of the silos is not known, or if all the required setbacks are provided for. It should be location of existing buildings. There are no elevations of the facility so how it will appear, as well In addition, the site plan does not show what is located on adjoining lands, and mislabels the

belongs, and where it will fit in. be allowed. This application should be denied, and force this use to the industrial area where it This kind of a facility is totally out of character in the protected EFU zone, and should not

6. Total Lack of Evidence Submitted to Support the Application

is not even identification of any existing wells identified on the site plan. There is nothing about of how this massive facility is going to get water or in what quantities or how it is to be used. There no statement about compliance with water restriction in the SGO-5 area. In fact there is no mention way to know if the proposal complies with any development standards in the EFU zone. There is inadequate for the kind of proposal being made. There is a site plan, but no elevations. There is no supported by substantial evidence in the Record. Here there is nothing by way of evidence to support traffic at all. this application. There is a short form statement of compliance with the criteria that is totally Under Oregon law, the approval of an application has to be based on findings that are

Many aspects of the site plan are inaccurate, especially the location of building and the



Page 12

existing dwelling.

internal suppression or where the water will come from they are feasible to construct. There is no mention of fire protection, fire hydrants, water storage, There is a notation of the need for two septic systems, but no information on whether or not

enough evidence to warrant further consideration of this application and it should be denied. be more of fishing expedition to see if the county will bite. As currently submitted, there is not In short, this application lacks any indicia of a legitimate intent to site a facility. It seems to

7. Conclusion

justification to support the massive proposal under consideration. This application fails to comply a way that the county simply does not have jurisdiction to even consider it. with many code provisions, lacks substantial evidence, is not properly executed, and is filed in such This application is fatally flawed in how it was put together, and fails to provide any

This application must be denied.

Yours truly,

WALLACE W. LIEN, P.C.

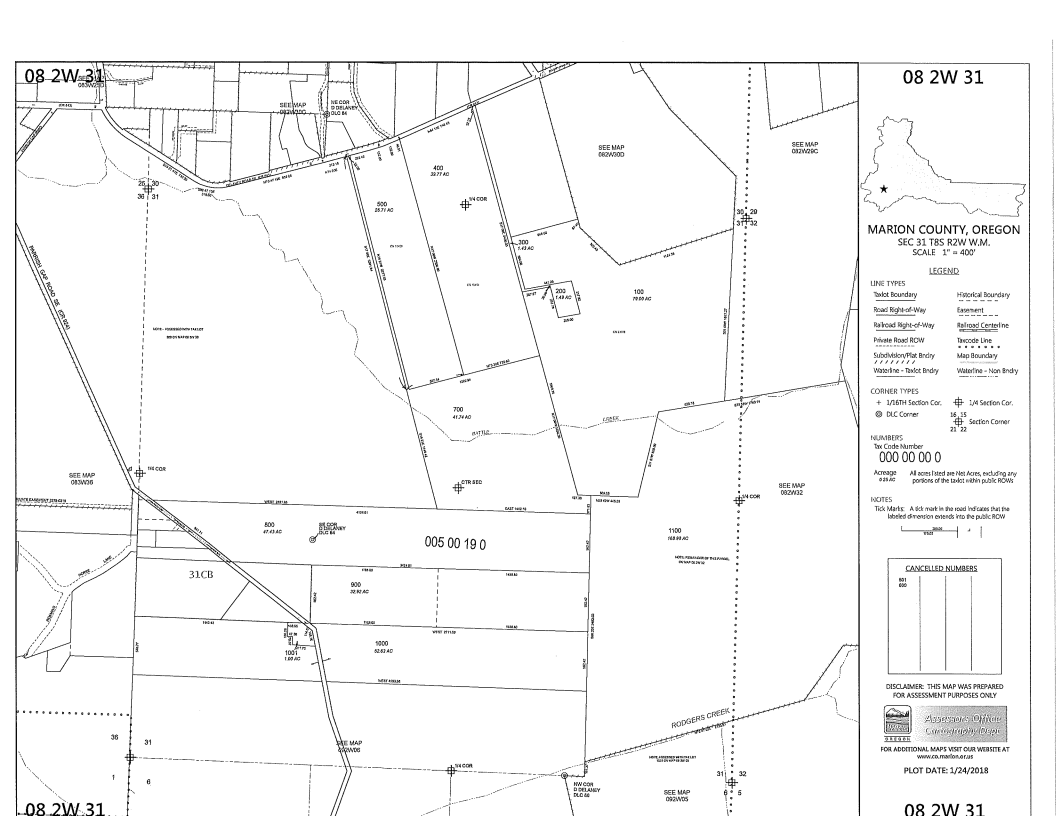
Wallace W. Lien

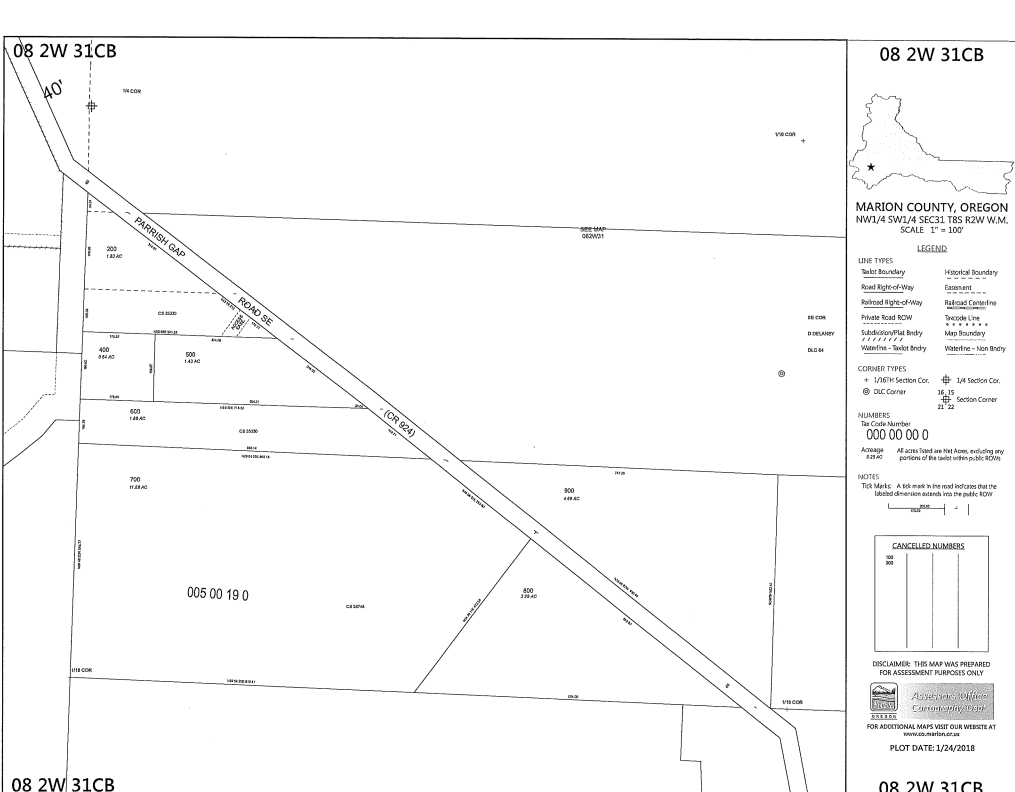
By: Wallace W. Lien

Exhibit A Assessor Map 8.2W.31
 Exhibit B Assessor Map 8.2W.31CB
 Exhibit C Marion County SGO Map
 Exhibit D Aerial Photograph of Surrounding Area
 Exhibit E Aerial Photograph of Subject Property

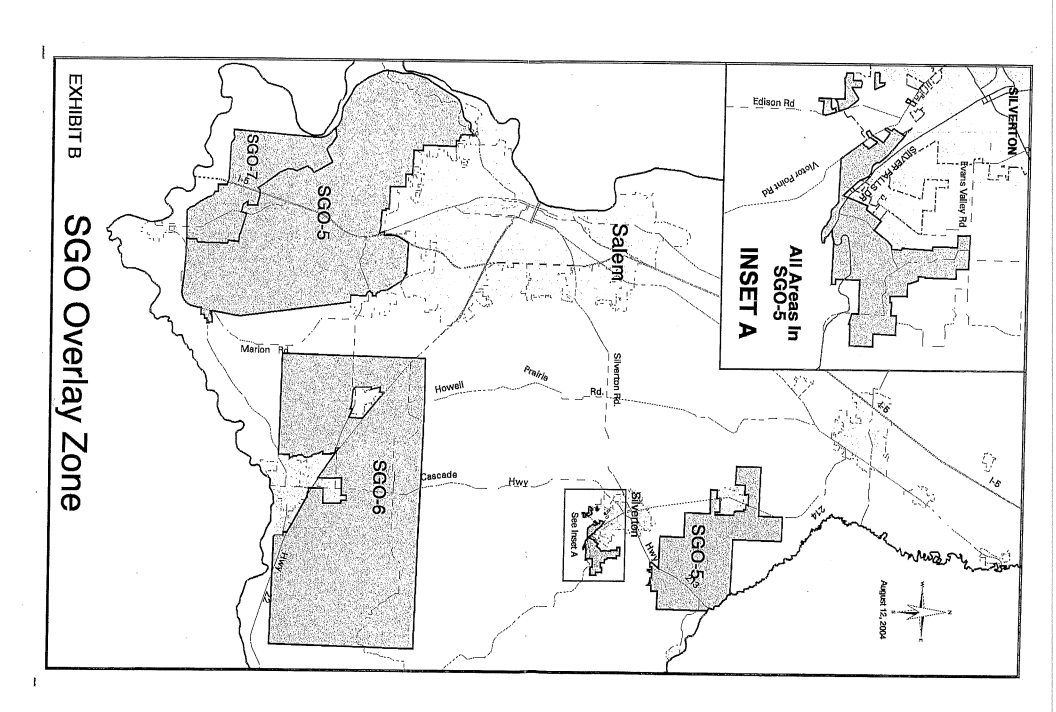
cc: Dr. and Mrs. D. Craig Anderson (w/encs)







08 2W 31CB







Seth Thompson - 8710 Parish Gap Rd

RECEIVED

From: Paul Jablonski <pauljablonski@q.com>

To: <slthompson@co.marion.or.us>

Date:

Subject: 7/29/2019 3:51 PM 8710 Parish Gap Rd

Attachments: Request_for_Comments.pdf; 8710 Parish Gap Rd.pdf

> Marion County Planning JUL 29 2019

Please see the attached regarding 8710 Parish Gap Rd

Sincerely, Paul D. Jablonski

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MARION COUNTY PLANNING DIVISION

JUL 29 2019

REQUEST FOR COMMENTS

DATE: July 17, 2019

Marion County Planning

CASE: Conditional Use 19-024

31CB; tax lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S): 8710 Parrish Gap Rd SE Ronald & Rosemary Bell

Tumer OR 97392

Portland OR 97204 Kenneth Safley 1211 SW 5th Ave, Ste 1900

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to: Seth Thompson

E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

We have reviewed the proposal and determined that we have no comment.

We would like to receive a copy of the staff decision and notice of any public hearings in this case.

× Our comments are in the attached letter

Our comments are:

Date:	Address:	Phone:	Agency:	Name:	
29Jul2019	3701 Delaney Rd SE	503-763-2735		Paul D. Jablonski	

JUL 29 2019 Marion County Planning

Paul D. Jablonski 3701 Delaney Rd SE Salem, OR 97317 29Jul2019

Mr. Seth Thompson
Marion County Planning Division
5155 Silverton Rd NE
Salem, OR 97305

Dear Mr. Seth Thompson:

property, is Jupiter Pharma going to compensate me? When I lose my position of employment because of whatever wafts from the 8710 Parish Gap Rd SE understand also that I have a security clearance and as such undergo extra, random drug screening. employee and I must also adhere to Federal law (and marijuana is illegal under federal law). Please drug tests. I also understand that marijuana is legal under Oregon State law but I am a Federal non-psychedelic variety), however, this plant still contains THC and will test positive in common value of our properties? I understand that the initial proposal is to process industrial hemp (the would have bought it. Is Jupiter Pharma going to reimburse us along with our neighbors the lost investment. If this operation were in effect when we looked into purchasing this property we never use is allowed I am certain that it will impact the property value of our home, our single largest whatever wafts from their operation straight up to my porch and into the house. If this conditional operation. While my property does not adjoin the 37.61 acres, a southerly breeze will certainly take My wife and I only recently purchased our home which lies directly north of the proposed Exclusive Farm Use land when there are plenty of industrially zoned locations available elsewhere? became greatly concerned. Why is the county considering allowing an industrial operation on facility on two parcels of land containing 37.61 acres at 8710 Parish Gap Rd SE. Upon learning this I I recently became aware of the proposal by Jupiter Pharma, Inc. to establish a hemp processing

However, I oppose the application for conditional use as a hemp processing facility. I have no problem with the property at 8710 Parish Gap Rd SE being used for Exclusive Farm Use.

Sincerely,

Paul D. Jabloński,

Seth Thompson - NO on CU permit application Cu 19-024(Bell)

RECEIVED

From: Ron Parker <ronparker@rcssalem.com>

To: "slthompson@co.marion.or.us" <slthompson@co.marion.or.us> 7/29/2019 12:23 PM

Date:

Subject: NO on CU permit application Cu 19-024(Bell)

Marion County Planning

JUL 29 2019

Attachments: Bell dispute.pdf

I am writing to dispute the industrial activity, proposed for the Bell Property.

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Turner, Or 97392 8680 Parrish Gap Rd. SE Ronald D Parker

Marion County Planning JUL 29 2019

I am the neighbor to the North of this property, our properties share a fence and I have concerns regarding this industrial, commercial activity that is being proposed.

8710 Parrish Gap Rd. SE Turner, Or 97392 (Section 31;tax lot 900)and (section 31CB;tax lot 900). Concerns are as follows.

- Land is not zoned for this type of commercial activity.
- 2.) Water limitations, no current irrigation rights.
- The air quality will be impacted.
- 5.) Crops may not be grown on this property and will be trucked in from other grow sites, this can cause) Even though they wrote the contract in Rosemary Bells name, she is now trying to void this contract.
- shoulder; my property has been involved in two accidents. One involving my barn, where an individual went off the road and ended in a spin and went through my barn causing over \$5,000.00 dollars damage, two times people have taken out sections of my fence, many additional crashes resulting in damage to neighboring property. increased traffic to a already over burdened country road. This road has two lanes with little to no
- 6.) Noise from the process of commercial activity will change the entire quiet farming community.
 7.) I considered farming Marijuana when it became legal and decided I did not want the type of life that
- this type of activity will bring to our area.
- 8.) Cloverdale School is 1 mile away.

and financial hard ship. For this to be allowed it seems a rezoning of the area should need to happen, working toward the farming limits set by Marion County, to farm and reach the limit set, as to be able to build a home on this property. All infrastructure and improvements have been through much hard work being good stewards staying in good standings of the rules that impact our property. I have been I dispute this industrial activity as completely wrong, for this area, my heritage on this land and my family

Sincerely

Ron Parker

subject NO on CU permit application Cu 19-024(Bell) email slthompson@co.marion.or.us

Seth Thompson - Conditional Use 19-024

RECEIVEL

From: Ryan Schirmer < ryanschirmerdc@gmail.com>

To: <slthompson@co.marion.or.us>

Date: 7/29/2019 10:30 AM

Subject: Conditional Use 19-024

JUL 29 2019 Marion County Planning

To whom it may concern,

email or call my work number at (503)362-5555. will not be of such an issue. If you have any questions or would like any more information please either deny the application of a hemp processing plant at this location due to the many constraints on access for those trying to use this facility. There are numerous other location throughout Marion County where access Inc. While not opposed to property owners using their land as they see fit I strongly urge this committee to negative impact reaching a much larger area than this committee is being led to believe by Jupiter Pharma, valley east of I-5 from Salem to Turner to Stayton to Jefferson. This proposed facility will have a far more Parrish Gap Rd. has been the main access route for those traveling from Salem to all areas of the midunfamiliar with the area to make a turn that is unsafe for anyone who traverses this road. Through the years a small car). Furthermore the location for this facility is placed on a blind corner that will require drivers travel down Delaney to take a greater than 120 degree turn down a hill onto Parrish Gap (a difficult turn in Elementary and then on Parrish Gap take a 15mph corner and then go directly up a steep incline. From the will be an arduous journey in either direction. From the south you will have to traverse near Cloverdale increase the prevalence of motor vehicle accidents and personal injuries. Access to the proposed facility even fatal motor vehicle accidents. Adding additional heavy equipment traffic to this area will only you can see on the ODOT data for this area from 2012 to 2016 Parrish Gap road has many accidents and address is in a location that is difficult to access by average motor vehicle traffic much less truck traffic. As their property these proposed facilities are not and are in an absolute horrendous location. The proposed This email serves as my comments and concerns on the proposed Hemp Processing Facility at 1810 Parrish Gap Rd SE, Turner Oregon 97392. While I do not object to a land owner building appropriate facilities on north you will either have to travel up the steep Enchanted Way hill to take the above mentioned route or

Sincerely,

Ryan Schirmer, DC

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RECEIVED Page 1 of 1

JUL 29 2019

Seth Thompson - Conditional Use 19-024

Marion County
Planning

From: Aimee Foster <aimee_foster@yahoo.com>

To: "slthompson@co.marion.or.us" <slthompson@co.marion.or.us>

Date: 7/29/2019 12:14 PM

Subject: Conditional Use 19-024

Attachments: hemp farm.pdf

SEth;

Please see attached comments with respect to the above referenced request at 8710 Parish Gap Road SE, Turner. In case it is not abundantly clear by the comments attached, we are strictly opposed to the addition of a processing facility at this location.

Thank you, Bob & Aimee Foster 5387 Pearson Road SE Turner

If you need to receive one of these attachments contact Marion County IT for assistance. Viruses are often contained in attachments - Email with specific attachment types are automatically deleted. This message has been scanned for virus content by Symantec Anti-Virus, and is believed to be clean.

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JUL 29 2019

WARRON COUNTY BEATNING DIVISION

Marion County Planning

DATE: 14917.209

Furn Use) zone lecated at 8710 Furish Cop Road SE, Salan (TSS; BIV); (Saston 31; um lot 940) and (Saston condernal activity in conjunction with familiae on two parcels containing 97.61 when in an EFU (Fixelusive REQUEST: Application of Tuples Pharma, Inc., on property award by Ronald W. Bell and Rosentry C. Bell Tradeox of the Ron and Rosemary Hell Trust for a conditional use to establish a hemp processing facility as a

APPLICATION: 87 ID Partice Cup Rd SE Robert & Rosentry Del

Ima Or 9397

121 SW 5" 4"4, St 190 Kimil Ziliç

The Planting Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment pened, we will assume you have no concerns.

Send comments or questions to

E-Mail: althompson@co.marion.or.us Phone: (503) 588-5038, Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem QR. 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

<		Annual manual projection (s.	***************************************
	Our comments are in the attached letter.	We would like to rective a copy of the staff decision and notice of any public hearings in this case.	We have reviewed the proposal and determined that we have no comment.

will bring more workers and tourists to the area. Also the amount of water required (1000 gallons, We do not approve of this request. We moved to the country for the LACK of traffic & noise. This does not include processing facilities. Do not allow this request to proceed per-acre, per day) could-be-a-detriment to all-local-well-water in the surrounding-area. Also, EFU

				To The Man	
112312013	7/20/2010	5387 Pearson Rd SE, Turner 97392	503-7074-1171	den dille ditte anna di didentale di designatione de la companie de la compa	Aimee & Bob Foster

Seth Thompson - comments 19-024

From: "Bill & Bev" < billbevwhite@gmail.com>

To: <slthompson@co.marion.or.us>

Date: 7/30/2019 10:36 AM **Subject:** comments 19-024

Subject: comments 19-024
Attachments: Scan0097.pdf

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Marion County Planning

Hi, attached is the request for comments form - conditional use 19-024

Thanks

Bill White

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MARION COUNTY PLANNING DIVISION

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REQUEST FOR COMMENTS

DATE: July 17, 2019

CASE: Conditional Use 19-024

Marion County Planning

31CB; tax lot 900). Farm Use) zone located at 8710 Parrish Gap Road SE, Salem (T8S; R2W; (Section 31; tax lot 900) and (Section commercial activity in conjunction with farm use on two parcels containing 37.61 acres in an EFU (Exclusive Trustees of the Ron and Rosemary Bell Trust, for a conditional use to establish a hemp processing facility as a REQUEST: Application of Jupiter Pharma, Inc., on property owned by Ronald W. Bell and Rosemary G. Bell,

APPLICANT(S):

Ronald & Rosemary Bell

8710 Parrish Gap Rd SE Turner OR 97392

Portland OR 97204 1211 SW 5th Ave, Ste 1900 Kenneth Safley

The Planning Division is soliciting comments you may wish to have considered in the County's review of the above described land use case. A map of the subject property is attached.

Comments must be submitted in writing and received in our office by 5:00 on July 29, 2019. If we do not receive a response by the end of the comment period, we will assume you have no concerns.

Send comments or questions to:

Thompson

E-Mail: slthompson@co.marion.or.us Phone: (503) 588-5038; Fax: (503) 588-3562 Marion County Planning Division 5155 Silverton Rd. NE, Salem OR 97305

PLEASE CHECK THE APPROPRIATE ITEMS:

_ We have reviewed the proposal a
nd determined that we ha
t we have no comment.

We would like to receive a copy of the staff decision and notice of any public hearings in this case.

Our comments are in the attached letter.

Data:	Address:	Phone:	Agency:	Name:	Fattic balk	this proper t	10 20 all	Our comments are:
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Seth Thompson - Record Addition - Case 19-024 - Bell

From: Wallace Lien < WLien@lienlaw.com>

To: Seth Thompson <SL Thompson@co.marion.or.us>

Date: 7/31/2019 10:04 AM

Subject: Cc:Wallace Lien < WLien@lienlaw.com> Record Addition - Case 19-024 - Bell

Attachments: Medford Plant denial Article.pdf

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Marion County Planning JUL 3 1 2019

Good Morning

Attached please find an article regarding a hemp plant denial in Southern Oregon. Please include this email and this article in the Record of this case.

conjunction with farm use. The use was found to be industrial, and not suitable for the EFU processing of a farm crop and therefore did not qualify as a commercial activity in Critical to this article is that the county there found the processing of hemp to be the

of potential explosions, which could lead to wildfires in the area. as what the fire risk is and the risk to ground water. If it is a heat source, the article warns concerned about how much, how it is stored, and how the remnants are dealt with, as well about how this operation would be conducted. If there is the use of ethanol, we are chemical ethanol for extraction, the other butane heat. We have no evidence in this Record In addition, there is discussion about extraction techniques. One appears to use the

the critical interpretation that processing hemp is an industrial use, not a farm use raises concerns that are applicable here, especially the lack of evidence on processing, and While we do not know the ultimate disposition of this Southern Oregon case, the article

Wally

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JUL 31 2019
Marion County
Planning

Medford Mail Tribune August 6, 2018 Vickie Aldous

use ethanol to extract cannabidiol oil — a potential health aid — from industrial hemp. Jackson County planners have denied an application for a facility outside Eagle Point that would

backers work to address concerns raised by planning and fire officials. County Hearings Officer Roger Pearce Monday. Pearce will take up the issue again Oct. 15 as Backers of the project are appealing the denial and had their first appearance before Jackson

company that owns the property. according to D.J. McGinnis, compliance officer for Brophy Ranch LLC, which he says is the Recreational marijuana is now growing on the property along Brophy Road outside Eagle Point,

The company would like to switch over to industrial hemp, he said

cannabis compound that doesn't make users high but is touted for its medical benefits The hemp would then be processed using ethanol to extract cannabidiol, also known as CBD, a

other products The company would sell CBD oil to others who make oil-infused topical ointments, edibles and

processing of industrial hemp on the land, which is zoned for exclusive farm use Jackson County's Planning Department issued a preliminary denial of the application for ethanol

for processing a farm product. Instead, he said, the facility would be a higher impact industrial Jackson County Planner Ken Skyles said staff determined the proposal didn't qualify as a facility

Skyles said the application was also missing key information.

McGinnis said Brophy Ranch LLC plans to hire a local land use consultant well versed in marijuana issues.

zoned for exclusive farm use. processed in order to make a decision about whether the operation would be appropriate for land Pearce, the hearings officer, said he needed to know more about how the hemp would be

Weaving cotton into sheets would no longer be an agricultural operation. where regular agricultural operations become industrial. Pearce pointed to the example of cotton. He noted there are many examples of farm crops being processed into products, but there is a line

[&]quot;At some point, to me, it stops being processing a farm product," Pearce said.

He said the line can become fuzzy, such as with the processing of the plant foxglove.

"When do you stop being farm processing and become a medical lab?" Pearce asked

and other ailments. Foxglove can be deadly, but it can also be used to make a drug to treat congestive heart failure

and raising animals, such as farm stands, berry processing and fertilizer sales. Oregon law governing exclusive farm use lands allows some other uses besides growing crops

the processing of hemp to create CBD oil should be allowed Cheryl Johnson, owner of the local West Coast Baked Goodness cannabis edibles company, said

"It's like essential oils. We allow lavender extraction," she said

products Johnson said CBD oil can be used in medically beneficial baked goods, ointments and other

disorders. The Food and Drug Administration has approved cannabidiol-based drugs for treating seizure

published in addiction and neuroscience journals be a promising treatment to help people addicted to cigarettes and opioids, according to studies Because it can ease anxiety, pain, insomnia and other symptoms of addiction, cannabidiol could

Other research has found cannabidiol could help with everything from acne to Alzheimer's

Cannibidiol is different than the most well-known cannabinoid which produces a high in marijuana users. tetrahydrocannabinol, or THC

Jackson County Development Services Director Ted Zuk said processing CBD oil can pose a fire risk, whether it's processed with ethanol or other substances such as butane

There is a potential for the extraction units, which are under pressure, to explode, he said

requirements from Jackson County Fire District No. 3, which serves the rural Eagle Point area. McGinnis said backers of the extraction facility would follow safety precautions, including any

Johnson said when the public and media hear about exploding marijuana extract labs, such as butane honey oil labs, those are run by illegal operators who aren't following safety precautions.

because it's a cleaner process than the oil made with butane. Johnson said makers of health products prefer to buy cannabidiol oil processed with ethanol

the efficiency and productivity of the process. butane or carbon dioxide methods. Ethanol can also be extracted from the hemp itself, increasing McGinnis said significantly more cannabidiol oil can be produced with ethanol than through

and the state. The growing of hemp to produce CBD is becoming increasingly popular across the Rogue Valley

Associated Press reported in May. hemp and cannabidiol production as the next lucrative venture in the cannabis "green rush," the A glut of legal marijuana in Oregon has caused many growers and business investors to turn to

Colorado has the most hemp production in the nation, followed by Oregon, AP said.

Hemp and marijuana are both varieties of cannabis.

Seth Thompson - One Additional Article on Hemp - for Case 19-024

From: Wallace Lien < WLien@lienlaw.com>

To: Seth Thompson <SLThompson@co.marion.or.us>

Date: 7/31/2019 11:29 AM

Subject: One Additional Article on Hemp - for Case 19-024

Cc: Wallace Lien < WLien@lienlaw.com>

Attachments: Medford Hemp Article.pdf

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Marion County
Planning

Seth

school. This is relevant here as Cloverdale Elementary school is not too distant from the community is having issues with the smell of drying hemp, such that it is a disruption to a but I wanted to submit this email and the attached article to the Record to show that another outside drying that is shown on the site plan. Smell is an issue that has already been raised, as it dries. We do not know how the plant is going to be constructed, or how they plan to proposed plant. contain the smell of the hemp during processing, but we do know they have plans for future Here is another Medford Tribune article. This one is on the problem with the smell of hemp

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JUL 3 1 2019 Marion County Planning

November 27, 2018 Medford Mail Tribune Kaylee Tornay

Elementary complained that their heads hurt and they felt nauseated. For several weeks, a neighbor's skunky smell filled the air, and students at Oak Grove

Staff, too, were not pleased. They said the odor followed them to their vehicles and homes.

their neighbors were hemp farms ready for harvest. From September through October, people at Oak Grove said, they were constantly aware that

harvest season and its impact on the health of the students and the staff," said Michelle Cummings, Medford School District chief academic officer. "Many staff, students and families have significant concerns about noxious odor during the

reach maturity. The scent of even a few rows of plants can travel far, and Oak Grove is within a quarter-mile of at least two industrial hemp grows. Hemp plants, cousins to marijuana, often release strong smells as their flavor-producing terpenes

molecule in marijuana, so whether it's smoked or incorporated into comestibles, any kind of high Oregon law requires industrial hemp to be at or below 0.3 percent THC, the psychoactive is next to impossible -- even more so when it comes to plants growing in the field.

about fumes, it wouldn't regulate smells because they are not considered toxic. Eugene Register-Guard that while the department was getting plenty of pot-related complaints In 2016, a senior policy analyst with the Oregon Department of Environmental Quality told the

Hemp farming is popular in Jackson County: more licenses to grow the crop were issued here cooking purposes. last year than in any other Oregon county. Processed hemp can be used for medicinal, textile and

Medford's city limit, so school officials asked county commissioners to get involved. according to county property records; the western edge of Oak Grove's property serves as The hemp farms flanking Oak Grove are on county land owned by several family trusts

Commissioners Rick Dyer and Bob Strosser visited the school, Dyer said

smell — could clearly be seen. the property, hemp plants — often difficult to distinguish from marijuana plants in sight and The smells weren't quite as prominent that day, he said. But in classrooms directly adjacent to

"People have what I think are legitimate concerns," Dyer said

But there's little the county can do about the hemp operations' proximity to the school, he said

Hemp is an agricultural crop, and is therefore regulated by the state

Marijuana, in contrast, is subject to the county's discretion regarding time, place and manner.

operations, Dyer said. The land in question is zoned as exclusive farm use, which protects all kinds of agricultural

don't think people have quite acclimated to it yet." "If it was a pig farm, it would be protected the same way that a hemp operation is," he said. "I

Alan DeBoer, whose term representing District 3 will end in January. He connected Oak Grove officials with someone he thought might be able to help: state Sen

harvest weeks. but he is looking into options for air scrubbers to help staff and students breathe easier during the DeBoer said he doesn't think there's much for the state to do about the hemp farms being there,

"That to me seems to be the simplest and easiest solution," he said

it applies for help and demonstrates its need. He said the school district might be able to receive funding through the state Emergency Board if

impacts of hemp being regulated as a crop. DeBoer said the situation at Oak Grove highlights a lack of preparedness for dealing with the

"We weren't ready for it as quickly as it came," he said.

open to advocating for other actions at the state level going forward. Cummings said that air scrubbers might be a potential solution but indicated the district might be

of the children of the state of Oregon may be to consider some of these procedures, given what "I'm going to say that's a possibility," she said, "but the more long-term response for the health we now know of the impact of a hemp grow next to a school."